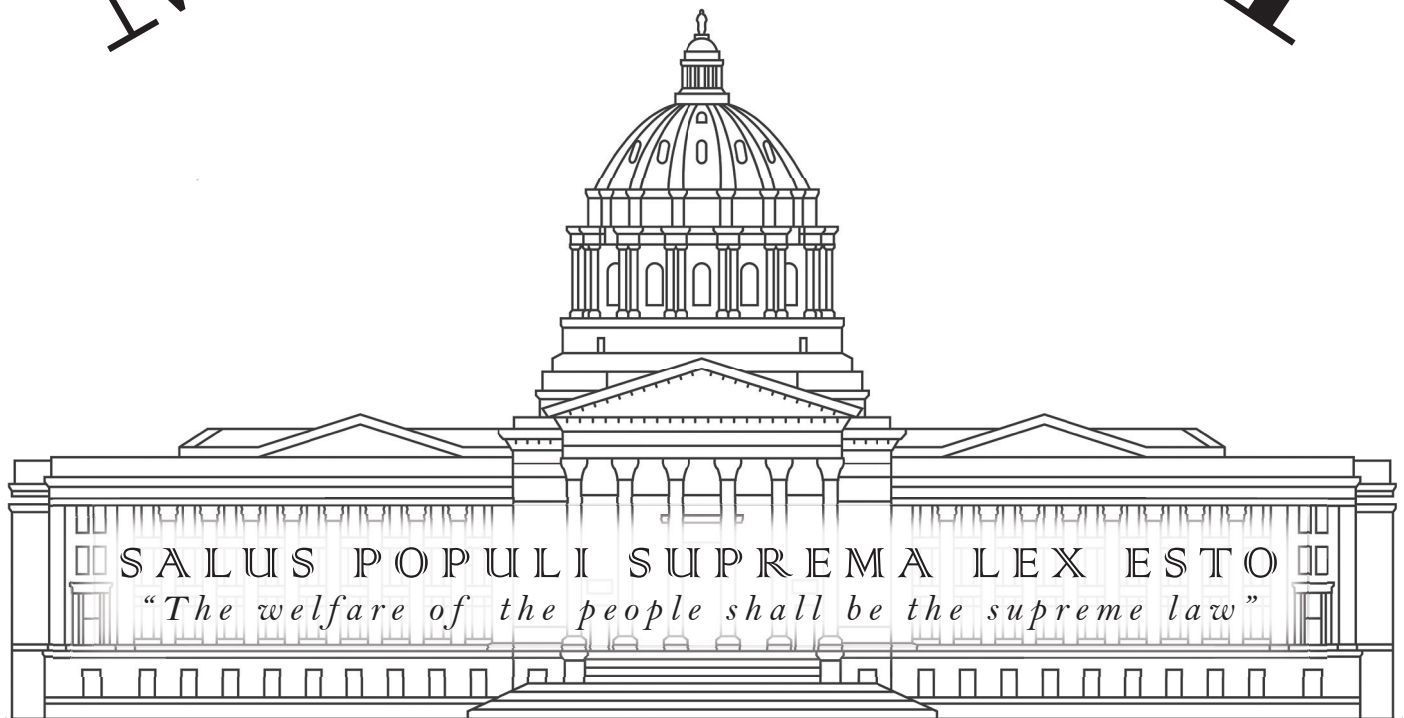


Volume 48, Number 8
Pages 725–784

April 17, 2023

MISSOURI



REGISTER

John R. Ashcroft  Secretary of State

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SECRETARY OF STATE

John R. Ashcroft

Administrative Rules Division

James C. Kirkpatrick State Information Center

600 W. Main

Jefferson City, MO 65101

(573) 751-4015

EDITOR-IN-CHIEF

CURTIS W. TREAT

•

MANAGING EDITOR

STEPHANIE MARTIN

•

PUBLICATION SPECIALIST II

JACQUELINE D. WHITE

•

EDITOR II

VONNE KILBOURN

•

EDITOR

JENNIFER ALEX MOORE

•

ADMINISTRATIVE AIDE III

TAMMY WINKELMAN

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The *Missouri Register* and *Code of State Regulations* (CSR) are available on the Internet. The Register address is sos.mo.gov/adrules/moreg/moreg and the CSR is sos.mo.gov/adrules/csr/csr. The Administrative Rules Division may be contacted by email at rules@sos.mo.gov.

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MISSOURI REGISTER



April 17, 2023

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July 3, 2023	August 1, 2023	August 31, 2023	September 30, 2023
July 17, 2023	August 15, 2023	August 31, 2023	September 30, 2023

Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please see the website at sos.mo.gov/adrules/pubsched.

HOW TO CITE RULES AND RSMO

RULES

The rules are codified in the *Code of State Regulations* in this system—

Title	CSR	Division	Chapter	Rule
3	<i>Code of State Regulations</i>	10- Agency division	4	115
Department			General area regulated	Specific area regulated

and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation; for example, 3 CSR 10-4.115, NOT Rule 10-4.115.

Citations of RSMo are to the *Missouri Revised Statutes* as of the date indicated.

Code and Register on the Internet

The *Code of State Regulations* and *Missouri Register* are available on the Internet.

The *Code* address is sos.mo.gov/adrules/csr/csr

The *Register* address is sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the *Code* and *Registers*.

The text of proposed rules and changes will appear under this heading. A notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This explanation is set out in the PURPOSE section of each rule. A citation of the legal authority to make rules is also required, and appears following the text of the rule, after the word "Authority."

Entirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules that are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

An agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close-of-comments date will be used as the beginning day in the ninety- (90-) day count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice, file a new notice of proposed rulemaking, and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder:

Boldface text indicates new matter.

[Bracketed text indicates matter being deleted.]

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT

Division 250 – University of Missouri
Chapter 3 – Policies of the Board of Curators

PROPOSED RESCISSION

6 CSR 250-3.010 Attendance at Meetings of the Board of Curators. This rule established the policies regarding attendance at meetings of the Board of Curators.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

*NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.*

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT

Division 250 – University of Missouri
Chapter 3 – Policies of the Board of Curators

PROPOSED RESCISSION

6 CSR 250-3.020 Preference for Missouri Products. This rule established that the University of Missouri prefers to use Missouri-made products.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

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TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT

Division 250 – University of Missouri
Chapter 4 – Use of University Property

PROPOSED RESCISSION

6 CSR 250-4.010 General Regulations. This rule established general policies for the University of Missouri.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the

Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled. **Register**. No public hearing is scheduled.

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 4 – Use of University Property

PROPOSED RESCISSION

6 CSR 250-4.020 Use by Nonstudent Groups. This rule established policies surrounding nonstudent groups use of university facilities.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

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TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 4 – Use of University Property

PROPOSED RESCISSION

6 CSR 250-4.030 Sales, Solicitations, Collections and Advertising. This rule established policies surrounding sales, solicitations, and collections on university property and advertising using university name.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement

*in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 5 – Employment

PROPOSED RESCISSION

6 CSR 250-5.010 Nepotism. This rule established policies surrounding employment of relatives at the university.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

*NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 5 – Employment

PROPOSED RESCISSION

6 CSR 250-5.020 Watchmen's Commissions. This rule established the power of the Board of Curators within the Watchmen's Commissions.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement

Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 6 – Tuition and Residence

PROPOSED RESCISSION

6 CSR 250-6.010 Tuition. This rule established the tuition policies of the University of Missouri.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

*NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 6 – Tuition and Residence

PROPOSED RESCISSION

6 CSR 250-6.020 Residence of Unmarried Minor Student. This rule regulated the residences of unmarried minor students attending the University of Missouri.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development, 301 W. High Street, Jefferson City, MO 65101. To be considered,

*comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 6 – Tuition and Residence

PROPOSED RESCISSION

6 CSR 250-6.030 Residence of Adult or Emancipated Students. This rule regulated the residences of adult, unmarried students, emancipated minors, and married students living apart from their spouse attending the University of Missouri.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

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TITLE 6 – DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 250 – University of Missouri
Chapter 6 – Tuition and Residence

PROPOSED RESCISSION

6 CSR 250-6.040 General Rules. This rule established general university policies and procedures as related to tuition and residences.

PURPOSE: The rule is outdated and no longer serves the institution.

AUTHORITY: section 172.100, RSMo 1986. Original rule filed April 19, 1977, effective Sept. 11, 1977. Rescinded: Filed March 10, 2023.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Higher Education and Workforce Development,

301 W. High Street, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the *Missouri Register*. No public hearing is scheduled.

TITLE 11 – DEPARTMENT OF PUBLIC SAFETY
Division 85 – Veterans Affairs
Chapter 1 – Veterans Affairs

PROPOSED AMENDMENT

11 CSR 85-1.030 Missouri Veterans Homes Program. The department is amending sections (1) and (2), adding new sections (3)-(5), and renumbering as necessary.

PURPOSE: *This amendment clarifies the criteria for admission to and discharge from Missouri Veterans Homes, as well as establishes the processes for providing hardship rates of stay and for appealing adverse decisions of the Missouri Veterans Homes Program.*

(1) As used herein, unless the text clearly indicates otherwise, the following terms shall mean:

(C) **Applicant** – a citizen of Missouri who *[has maintained a physical residency in Missouri for one hundred eighty (180) days prior to application for placement in a Veterans Home, meets the criteria established by the United States Department of Veterans Affairs for veteran status, requires skilled nursing care]* applies for placement in a Missouri Veterans Home and meets the admissions eligibility criteria set forth in this rule;

(D) **Skilled nursing care** – care and oversight for individuals by licensed personnel twenty-four (24) hours per day; *[and]*

(E) **Waiting list** – the list of applicants awaiting admission into a Missouri Veterans Home*[,]*; and

(F) **Hardship** – a reduced monthly room and care fee for a Missouri Veterans Home resident who does not have adequate financial resources to pay the monthly room and care fee set by the commission.

(2) Admissions.

(A) **Eligibility criteria.** In order to be eligible for admission as a resident to a Missouri Veterans Home, a person must –

1. Be a citizen of Missouri who has maintained physical residency in Missouri for one hundred eighty (180) days prior to application for placement in a Missouri Veterans Home;

2. Meet the criteria established by the United States Department of Veterans Affairs for veteran status, or have an honorable discharge from the National Guard with preference given to the Missouri National Guard;

3. Require skilled nursing care within the capabilities of the Missouri Veterans Home at the time of application for admission as determined by the Missouri Veterans Home;

4. Have adequate financial resources available to defray the costs of their care as contemplated by section 42.110, RSMo, or qualify for a hardship rate in accordance with the procedures set forth in this rule;

5. Not appear on any sex offender registry;

6. Not have a criminal history including a conviction for, or a plea of guilty or *nolo contendre* to, a Class A or B felony in the state of Missouri, or an offense in another jurisdiction which would be a Class A or B felony if committed in the state of Missouri;

7. Has not been previously discharged from a Missouri Veterans Home in accordance with this rule; and

8. Be ready to admit to the facility upon notification from the Missouri Veterans Home.

(B) **Admissions waitlist.** Applicants eligible for admission to a Missouri Veterans Home shall be placed on an admissions waitlist until such time as a placement opportunity is available. The *[P]*riority of applicants on a waiting list shall be established*[, in addition to the provisions of section 42.105, RSMo.]* according to the following criteria:

[(A)]1. Priority one: applicants with a singular or combined rating of seventy percent (70%) or more based on one (1) or more service-connected disabilities as defined by the United States Department of Veterans Affairs, and/or has been determined to be in need of skilled care for a Department of Veterans Affairs adjudicated service-connected disability, and/or has a rating of total disability based on individual unemployability; and

[(B)]2. Priority two: all remaining eligible applicants.

(3) Hardships.

(A) Threshold.

1. When the State of Missouri is providing thirty-five percent (35%) or more of the funding necessary for the care of those veterans who are not deemed full cost of care by the U.S. Department of Veterans Affairs, the Missouri Veterans Commission (MVC) will maintain an allocation cap of approximately five hundred thousand dollars (\$500,000) dedicated to hardships, which may be allocated to residents or applicants of any or all of its Veterans Homes.

2. Once the five hundred thousand dollar (\$500,000) hardship threshold is met, MVC will continue to accept hardship applications within its Veterans Homes, but will not admit applicants requesting a hardship until such time as MVC is below the five hundred thousand dollar (\$500,000) hardship threshold.

3. When MVC returns to below the five hundred thousand dollar (\$500,000) hardship threshold, MVC will consider outstanding hardship applications in the order that they were received. MVC reserves the right to request updated information from hardship applicants as necessary to determine the applicant's current need for a hardship.

(B) Determinations.

1. All hardship requests will be reviewed by the Missouri Veterans Home Program Hardship Review Team (HRT).

2. The HRT shall convene within ten (10) business days of receipt of each hardship application and all required supporting documentation.

3. The HRT will consist of the following MVC personnel: the director of Homes Program, the director of Budget and Finance, and the director of Veterans Services Program, or their respective designees. The home administrator, admissions coordinator, and accounts supervisor of the applicable Missouri Veterans Home will present the hardship application to the HRT during the meeting.

4. In collaboration with the HRT, the director of Homes Program will make the final decision on each hardship application and direct that a letter be sent to the hardship applicant notifying him/her of that decision. The letter notifying the hardship applicant of the final decision shall specifically state the decision and, if the hardship is not granted, the process to appeal the decision. If applicable, the letter notifying the hardship applicant of

the final decision shall also state that full payment for all outstanding room and care expenses is due by the tenth of the following month.

(C) Appeals.

1. Hardship applicants wishing to appeal the denial of their request must submit their appeal request in accordance with the appeals process set forth in section (5) of this rule.

(4) Involuntary Discharge from a Missouri Veterans Home.

(A) Residents of Missouri Veterans Homes may be involuntarily discharged from the facility in which they reside for any of the following reasons:

1. The resident's welfare and the resident's needs cannot be met in the facility;

2. The resident's health has improved sufficiently so the resident no longer needs the services provided by the facility;

3. The safety of individuals in the facility is endangered by the resident's continued residency in the facility;

4. The health of individuals in the facility would be endangered by the resident's continued residency in the facility;

5. The resident has failed, after reasonable and appropriate notice, to pay for his or her care or stay at the facility; or

6. The facility ceases to operate.

(B) Documentation. When a Missouri Veterans Home discharges a resident involuntarily, the facility's medical director must document the reason for such discharge in the resident's clinical record.

(C) Notice of discharge. Before a resident is discharged from a Missouri Veterans Home, the facility must –

1. Notify the resident or legal representative of the discharge and the reasons for the discharge in writing and in a language and manner they understand;

2. Record the reasons for the discharge in the resident's clinical record; and

3. Include in the notice the following items:

A. The reason(s) for discharge;

B. The effective date of the discharge;

C. The location to which the resident will be discharged;

D. A statement that the resident has the right to appeal the action to the director of the Missouri Veterans Homes Program; and

E. The name, address, and telephone number of the local office of the state long-term care ombudsman.

(D) Timing of the notice. The notice of discharge required under this rule must be made by the facility at least thirty (30) days before the resident is discharged, except in cases of emergency discharges as provided for in this rule.

1. Emergency discharges. In cases where the director of the Missouri Veterans Homes Program determines the resident poses an imminent risk to the health and safety of him or herself, or to that of the facility's staff or other residents by continued residence in the facility, the director of the Missouri Veterans Homes Program may authorize the use of emergency discharge procedures in which the resident may be discharged from the facility as soon as practicable. In such cases, the Missouri Veterans Home need not provide thirty (30) days notice of the discharge, but must adhere to the remaining notice requirements set forth in this rule.

(E) Orientation for transfer or discharge. Missouri Veterans Home facility management must ensure sufficient

preparation and orientation is available to residents to ensure safe and orderly discharge from the facility.

(F) Discharge summary. Prior to discharging a resident, Missouri Veterans Home facility management must prepare a discharge summary that includes:

1. A recapitulation of the resident's stay;

2. A summary of the resident's status at the time of the discharge to include a comprehensive assessment conducted or coordinated by a registered nurse with the participation of appropriate healthcare professionals, including at least one physician, the registered nurse, and one social worker. The registered nurse must sign and certify the assessment. The comprehensive assessment is to determine the care, treatment, and services that will meet the resident's initial and continuing needs. The assessment must be an objective evaluation of the resident's health and functional status, describing the resident's capabilities and impairments in performing activities of daily living, strengths, and needs; and

3. A post-discharge plan of care developed with the participation of the resident and his or her family, which will assist the resident to adjust to his or her new living environment.

(5) Appeals from Adverse Decisions Rendered Under This Rule.

(A) An applicant or resident who is aggrieved by the decision of the Missouri Veterans Home to deny admission to the facility, deny granting a hardship rate, or to involuntarily discharge a resident from the Missouri Veterans Home shall have the right to an administrative review of the Missouri Veterans Home's decision.

(B) The applicant or resident may appeal the decision of the Missouri Veterans Home to deny admission to the facility, deny granting a hardship rate, or to involuntarily discharge a resident from the Missouri Veterans Home by filing a written request for administrative review with the MVC executive director within fifteen (15) calendar days of the date of the notice of denial or discharge. The request for administrative review shall set forth the basis of the applicant or resident's objection to the Missouri Veterans Home's decision.

(C) The MVC executive director shall consult with appropriate MVC executive staff on each appeal. The executive director may attempt to resolve the issue with an informal meeting with the aggrieved party, or independently review the case and issue a written decision thereon.

(D) The MVC executive director's administrative review shall consist of a review of all written materials relevant to the decision being appealed. Aggrieved parties may submit any documentary evidence they choose with their request for an administrative review of the adverse decision so long as it is received by the executive director within fifteen (15) calendar days of the date of the notice of denial or discharge. Aggrieved parties are not entitled to an evidentiary hearing on the decision being appealed.

(E) The MVC executive director shall give written notice of his or her decision and the basis thereof by delivering or mailing such notice to the applicant, resident, legal representative or, if applicable, to his or her attorney of record.

(F) The decision of the MVC executive director shall be the final decision of the Missouri Veterans Commission.

The executive director shall hire a *[D]*director of the Homes Program. The *[D]*director of the Homes Program shall have the authority and responsibility for the planning, implementation, and operation of the Homes Program. The *[D]*director of the Homes Program shall –

(A) Maintain a current Missouri nursing home administrator's license;

(B) Develop fiscal policies and procedures that assure accountability of all facility revenues, expenditures, and inventories of the home including the determination of the resident rate as approved by the commission;

(C) Hire an administrator, who shall maintain a current Missouri nursing home administrator's license, for each Missouri Veterans Home in order to operate each facility licensed by the commission~~[J]~~; and

(D) **Adjudicate appeals in accordance with this rule.**

[4][7] Missouri Veterans Home Administration. Each home administrator shall hire professional, technical, and support staff necessary to operate the home. Each home administrator shall maintain an environment that produces quality skilled nursing care and ensure compliance with Department of Veterans Affairs laws and regulations.

AUTHORITY: sections 42.100-42.130, RSMo [2000 and Supp. 2013,] 2016, and section 536.023(3), RSMo [Supp. 2013] 2016. Original rule filed March 22, 1990, effective June 28, 1990. For intervening history, please consult the **Code of State Regulations**. Amended: Filed March 9, 2023.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, ATTN: Scotty Allen, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 20 – Pharmacy Program

PROPOSED AMENDMENT

13 CSR 70-20.320 Pharmacy Reimbursement Allowance. The MO HealthNet Division is amending subsection (2)(E).

PURPOSE: This amendment updates the tax rates for the Pharmacy Reimbursement Allowance (PRA).

(2) Payment of the PRA.

(E) PRA Rates.

1. The PRA tax rate will be a uniform effective rate of one and twenty-hundredths percent (1.20%) with an aggregate annual adjustment, by the MO HealthNet Division, not to exceed five-hundredths percent (.05%) based on the pharmacy's total prescription volume.

2. Beginning January 1, 2019, the PRA tax rate will be a uniform effective rate of one and forty-three-hundredths

percent (1.43%) with an aggregate quarterly adjustment, by the MO HealthNet Division, not to exceed one and five-tenths percent (1.5%) based on the pharmacy's total prescription volume.

3. Beginning July 1, 2022, the PRA tax rate will be a uniform effective rate of thirty-seven-hundredths percent (0.37%) with an aggregate quarterly adjustment, by the MO HealthNet Division, not to exceed one and five-tenths percent (1.5%) based on the pharmacy's total prescription volume.

[3.] The maximum rate shall be five percent (5%).

AUTHORITY: sections 208.201, 338.505, and 660.017, RSMo 2016. Emergency rule filed June 20, 2002, effective July 1, 2002, expired Feb. 27, 2003. Original rule filed July 15, 2002, effective Feb. 28, 2003. For intervening history, please consult the **Code of State Regulations**. Amended: Filed March 2, 2023.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 70 – Therapy Program

PROPOSED AMENDMENT

13 CSR 70-70.010 Therapy Program. The division is amending sections (1) through (6).

PURPOSE: This proposed amendment will allow the provision of speech, occupational, and physical therapy services by licensed and enrolled speech, occupational, and physical therapy assistants. The proposed amendment will also allow occupational therapists to provide medically necessary covered behavioral health services within the scope of their practice to MO HealthNet participants.

(1) **Administration.** The MO HealthNet therapy program shall be administered by the Department of Social Services, MO-HealthNet Division. The therapy services covered and not covered, the limitations under which services are covered, and the maximum allowable fees for all covered services shall be determined by the MO HealthNet Division and shall be included in the *Therapy Provider Manual*, which is incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website at http://manuals.momed.com/collections/collection_the/print.pdf, [November 24, 2020] January 31, 2023. This rule does not incorporate any subsequent amendments or additions. Therapy services shall include only those which are clearly shown to be medically necessary as determined by *[the treating physician]* a licensed practitioner of the healing arts within the scope

of their practice under state law. The division reserves the right to affect changes in services, limitations, and fees with notification to therapy providers by amending this rule.

(2) **[Persons] Participants** Eligible. Medically necessary therapy services as determined by the *[treating]* physician or other practitioner of the healing arts **within the scope of their practice under state law** are covered for individuals under the age of twenty-one (21). The Healthy Children and Youth (HCY) Program (also known as Early and Periodic Screening, Diagnostic, and Treatment (EPSDT)) ensures a comprehensive, preventive health care program for MOHealthNet eligible children under the age of twenty-one (21) years. The Omnibus Budget Reconciliation Act of 1989 (OBRA-89) mandated that MO HealthNet-covered services be provided, based on medical necessity as identified in a HCY (EPSDT) **well-visit and interperiodic** screening. These services include physical, occupational, and speech/language therapy services. The participant must be eligible on the date the service is furnished. Participants may have specific limitations to therapy program services according to the type of assistance for which they have been determined eligible. It is the provider's responsibility to determine the coverage benefits for a participant based on their type of assistance as outlined in the therapy provider manual. The provider shall ascertain the patient's MO HealthNet status before any service is performed. The participant's eligibility shall be verified in accordance with methodology outlined in the therapy provider program manual.

(3) **Provider Participation.**

(B) **To be eligible for participation in the MO HealthNet therapy program as a therapy assistant, a provider must be licensed according to state law and provide services under the direction of a qualified therapist.**

[(B)](C) The enrolled MOHealthNet provider shall agree to –

1. Keep any records necessary to disclose the extent of services the provider furnishes to participants; and
2. On request furnish to the Department of Social Services or *[S]tate* Medicaid Fraud Control Unit any information regarding payments claimed by the provider for furnishing services under the plan.

(4) **Covered Services.** The participant shall have a referral for speech therapy services from a MO HealthNet-enrolled *[primary care provider]* physician or other licensed practitioner of the healing arts **working within the scope of their practice under state law.** The participant shall have a prescription for occupational and physical therapy services from a MO HealthNet-enrolled *[primary care provider]* physician or other licensed practitioner of the healing arts **working within the scope of their practice under state law.**

(5) **Reimbursement.** Payment will be made in accordance with the **established** fee *[per unit of service]* as defined and determined by the MO HealthNet Division. Providers must bill their usual and customary charge for therapy services. Reimbursement will not exceed the lesser of the maximum allowed amount determined by the MO HealthNet Division or the provider's billed charges. Physical, occupational, and speech therapy services are only payable to the enrolled, eligible, participating provider. The MO HealthNet program cannot reimburse for services performed by non-enrolled persons.

(6) **Documentation.** For physical, occupational, and speech therapy services, the MO HealthNet Division requires compliance with 13 CSR 70-3.030 and that the following

documentation be included in the participant's record:

(F) The signature of the **enrolled** therapist or **enrolled therapy assistant** who provided the service~~[:] ;~~

[1. Services provided by an individual under the direction or supervision of another are not reimbursed by MOHealthNet; and]

[2. Services provided by a person not enrolled with MOHealthNet are not reimbursed by MOHealthNet;]

(G) The official Individual Education Plan (IEP) or Individual Family Services Plan (IFSP) which must be in the record when billing therapy with a WQ modifier;

AUTHORITY: sections 208.153, 208.201, and 660.017, RSMo 2016. Original rule filed Nov. 1, 2002, effective May 30, 2003. For intervening history, please consult the **Code of State Regulations**. Amended: Filed March 2, 2023.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with MO HealthNet, 615 Howerton Court, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 10 – Office of the Director
Chapter 10 – Vital Records

PROPOSED AMENDMENT

19 CSR 10-10.110 Amending or Correcting Vital Records. The department is amending the rule title, purpose statement, sections (1) – (4), and the chart.

PURPOSE: This amendment changes and/or updates procedural requirements for documenting changes made to vital records and clarifies supporting document requirements for correcting and/or amending vital records.

PURPOSE: This rule identifies when an affidavit is appropriate to amend or correct a vital record and when a court order is required.

(1) A request for correction(s) of a certificate shall be made to the Bureau of Vital Records. The request shall identify the certificate to be corrected by stating whether it is a birth, death, or fetal death record; the name and sex of the registered person; the date *[and place]* of the event; which items are omitted or in error; and the correct information for the items. The Bureau of Vital Records shall *[send]* make available a correction *[form]* **affidavit** to the applicant with instructions regarding who should sign and what documentary proof is required to support the correction requested. **The correction affidavit process shall only be utilized to restore an item to its intended original value.**

(A) To correct an item(s) on a certificate, documentary evidence necessary to preserve the integrity of the certificate shall be required. Depending on the number of items to be

corrected, more than one (1) document may be required. Corrections, other than those that are court ordered, require a notarized affidavit **or electronic submission in the Missouri Electronic Vital Records System by an approved professionally licensed or certified data provider or a person in charge of a licensed institution or such person's designated representative**. Documentary evidence which supports the alleged facts shall be a filed document which shows, as a minimum, the correct full name and correct age or date of birth[,] and, **when possible**, shall have been filed at least five (5) years prior to the date of application for the amendment. A filed document is defined as a record which is permanently maintained by an agency, organization, or business and is accessible for verification at a later date.

(2) Major deficiencies on individual vital records shall be corrected **or amended** by court order. The Bureau of Vital Records shall be furnished with a certified copy of an order from a court of competent jurisdiction *[directing them to make]* indicating the desired *[correction]* change(s). The order shall identify the record(s) as presently filed and *[direct the bureau as to]* indicate the items to be corrected[,] **or** amended *[or changed]*.

(A) Major deficiencies specifically requiring a court order are those that –

1. *[Amend]* Change year of birth on a birth record;
2. *[Amend a previously amended birth record corrected]*

Change any birth, death, or fetal death record created or previously amended or corrected by court order, adoption, or legitimization;

3. *[Amend]* Change an item previously amended **or** corrected by affidavit, **except when the cause or manner of death on a death record is being corrected from pending investigation;**

4. *[Amend the date of birth on a birth record when adequate documentation before the eleventh birthday is not available]* **Change on a birth record the registrant's first name, middle name, last name, or suffix when different from the mother's birth certificate worksheet used to originally register the birth certificate (not including if first and middle names not yet chosen);**

5. Completely change the mother's name on a birth record. The mother's first, middle, and maiden name can be corrected by a notarized affidavit from the hospital's medical records department if the hospital prepared the original record in error. If the error was not made by the hospital, then one (1) of the recorded parents or the registrant, if of legal age, shall furnish a notarized affidavit requesting correction and a certified copy of the mother's birth record or a certified copy of the parent's marriage *[license or a certified statement of marriage]* certificate from the recorder of deeds' office **or a certified statement of marriage**;

6. Completely change, on the birth record, the name of the natural parent or add the name of a parent when deceased;

7. Change, on the birth record, the surname of the registrant, **last name of the mother**, or the *[surname]* **last name** of the father by changing three (3) or more letters, or by changing one (1) or two (2) letters which results in a different pronunciation of the *[surname]* **last name**;

8. Change, on the death record, the *[surname]* **last name** of the deceased by changing three (3) or more letters or by changing one (1) or two (2) letters which results in a different pronunciation of the *[surname]* **last name**;

9. Change both the sex and registrant's name when the name appears to be that typically used for the opposite sex;

10. *[Amend]* Change a written signature *[amended]* new

signature will be typed); or

11. Delete father's name on a *[legitimate]* birth record. To delete the father's name from a birth certificate, the court order shall find that he is not the natural father and then direct the Bureau of Vital Records to delete his name from the birth record. If the court also finds the natural father and the mother have been legally married, the birth certificate can be legitimated by the same court order. The order shall give the date and place of marriage. The order also shall give the natural father's full name, date of birth, state of birth, race, Social Security number, and the natural mother's date of birth and Social Security number to establish a new birth certificate by legitimation. If the child's name is to be changed *[to the father's name]*, the order also shall indicate the name change.

(3) The original certificate/office working copy of the birth, death, or fetal death shall have the **amendment or** correction entered on its face by interlineation with a line drawn through the incorrect *[entries]* entry **or, if possible, by electronic deletion of the incorrect entry and replacement with the updated item.** *[It shall be marked amended.]* The *[date of amendment]* item name and/or number and date amended **or** corrected and a summary description of the **method** and, if applicable, evidence submitted in support of the *[amendment]* change shall be endorsed on or made part of the record.

(4) Depending on the item(s) to be amended **or corrected**, those qualified to make application to change a record are the informant, midwife, physician, coroner, medical examiner, and personnel from institutions, clinics, and funeral homes who were responsible for filing the certificate.

(A) To *[amend]* correct a death certificate by affidavit, application may be made by the informant or the funeral director or a person acting for the funeral director, **upon written authorization**, on the following items: decedent's first name, decedent's middle name, decedent's sex, decedent's date of death (affidavit of funeral home representative or certifier only), decedent's Social Security number, decedent's age, decedent's month of birth, decedent's day of birth, was decedent ever in United States armed forces?, place of death, marital status, surviving spouse's name (see paragraph (2)(A)8. of this rule), decedent's usual occupation and kind of business or industry, decedent's residence, decedent's origin and race, decedent's education, father's first name, father's middle name, mother's first name, mother's middle name. Informant's name, informant's mailing address, disposition information, name and address of funeral home, and funeral establishment license number can be *[amended]* corrected only by affidavit of funeral home representative. The medical information can be *[amended]* corrected only by the medical certifier, coroner, or medical examiner who certified the cause of death.

1. An affidavit **and supporting documentation** is required to correct the spelling of a last name(s) except as provided in paragraph (2)(A)8. of this rule. Age, date of birth, and *[surnames]* last names of mother, father, and surviving spouse require **an affidavit and** one (1) document other than an insurance policy which gives the correct information. *[An affidavit is required to correct the age if the year is correct.]*

2. To correct all other items on a death certificate through the *[amendment]* correction process, documentary evidence considered necessary to preserve the integrity of the certificate shall be required.

(B) To *[amend]* correct a fetal death certificate, application may be made by informant, coroner, medical examiner or personnel from the hospital, clinic, or funeral home who

prepared the certificate.

1. Except for medical information, the *[amendment]* **correction** process is the same as for a birth or death certificate.

2. The medical information can be *[changed]* **corrected** only by the medical certifier, coroner, medical examiner, or personnel of the institution responsible for filing the certificate. Cause of death information can be *[amended]* **corrected** only by the medical certifier, coroner, or medical examiner.

3. To correct all other items on a fetal death certificate, documentary evidence considered necessary to preserve the integrity of the certificate shall be required.

(C) To *[amend]* **correct** a birth certificate, application may be made by one (1) of the parents, the legal guardian, the registrant, if of legal age, or the individual **or individual representing the institution** responsible for the filing of the certificate. An affidavit and any required supporting document shall be filed according to the requirements of the following chart:

Items Corrected or Inserted	Affidavit of Registrant or Parent if <18 yrs.	Affidavit of Hospital or Attendant	Supporting Documentation	Other
<i>If an item on this chart is marked with an 'X', an affidavit and/or document is required as indicated. When both affidavit columns are marked with an 'X', an affidavit will be accepted by either (1) registrant or parent if <18 yrs. or (2) hospital or attendant (only one affidavit is required).</i>				
CHILD'S NAME				
First, Middle	X	X	X See paragraph (2)(A)4. of this rule.	
Last	X	X	X See paragraphs (2)(A)4. and (2)(A) 7. of this rule.	Affidavit not required if court ordered.
Suffix	X	X	X See paragraph (2)(A)4. of this rule.	
No Name	X	X	X	Document must show mother's name prior to first marriage (maiden) or father's name on record.
CHILD'S DATE OF BIRTH				
Day, Month	X	X	X	
Year				X See paragraph (2)(A)1. of this rule.
CHILD'S TIME OF BIRTH		X	X	
CHILD'S SEX	X	X	X See paragraph (2)(A)9. of this rule.	Affidavit not required if court ordered. Court order if (1) sex changed by surgical procedure or (2) see paragraph (2)(A)9. of this rule.
MOTHER'S NAME				
First, Middle	X	X	X See paragraph (2)(A)5. of this rule.	
Last (Legal)	X	X	X See paragraph (2)(A)7. of this rule.	Affidavit not required if court ordered.
Prior to First Marriage (Maiden)	X	X	X See paragraph (2)(A)5. of this rule.	Affidavit not required if court ordered.
MOTHER'S AGE/ DATE OF BIRTH	X	X	X	
MOTHER'S RACE	X	X	X	
MOTHER'S STATE OF BIRTH	X	X	X	

Items Corrected or Inserted	Affidavit of Registrant or Parent if <18 yrs.	Affidavit of Hospital or Attendant	Supporting Documentation	Other
FATHER'S NAME				
First, Middle	X	X	X	
Last	X	X	X See paragraphs (2)(A)6. and (2)(A)7. of this rule.	
FATHER'S AGE/ DATE OF BIRTH	X	X	X	
FATHER'S RACE	X	X	X	
FATHER'S STATE OF BIRTH	X	X	X	
NOTE:	<ol style="list-style-type: none">1. The medical information can be changed only by the medical certifier or personnel of the institution responsible for filing the certificate.2. To correct other items on a birth certificate, documentary evidence shall be required as is considered necessary to preserve the integrity of the certificate.3. Original documents for amending or correcting certificates are not required unless otherwise specified; copies of most documents are acceptable as supplemental proof.			

AUTHORITY: sections 193.035 and 193.215, RSMo [1986] 2016. This rule was previously filed as 19 CSR 30-10.110. Original rule filed Jan. 24, 1992, effective June 25, 1992. Changed to 19 CSR 10-10.110 July 30, 1998. Amended: Filed March 15, 2023.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition of this proposed amendment with the Missouri Department of Health and Senior Services, Bureau of Vital Records, Dylan Bryant, State Registrar, PO Box 570, Jefferson City, MO 65102, or by email at Dylan.Bryant@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE
Division 2220 – State Board of Pharmacy
Chapter 2 – General Rules

PROPOSED AMENDMENT

20 CSR 2220-2.400 Compounding Standards of Practice. The board is amending sections (3), (5)-(8), (10), (11), and (14) and replacing section (9).

PURPOSE: This amendment updates rule language to reference compounded preparations, defines a commercially available product for purposes of compounding, and clarifies requirements for bulk drug substances for use in compounding human preparations.

(3) Batch compounded **[product] preparation** is defined as a **[product] preparation** compounded in advance of receipt of a prescription or a **[product] preparation** compounded in a supply that will be used on more than one (1) dispensing to a patient or patients or any **[product] preparation** compounded in excess of the filling of an individual prescription. A batch is a specific quantity of **[product] preparation** compounded in a single, discrete process, by the same individuals, carried out during one (1) limited time period.

(5) Compounding Area and Equipment Requirements.

(A) The area(s) used for **[the compounding of drugs] compounding preparations** shall be maintained in a sanitary condition and shall be free of infestation by insects, rodents, and other vermin. Trash shall be held and disposed of in a timely and sanitary manner.

(C) Equipment used in **[the compounding of drug products] compounding preparations** shall be of appropriate design, adequate size, and suitably located to facilitate operations for its intended use and for its cleaning and maintenance. Equipment used in **[the compounding of drug products] compounding preparations** shall be of suitable composition so that surfaces that contact ingredients, in-process materials, or **[drug products] compounded preparations** shall not be reactive, additive, or absorptive so as to alter the safety, identity, strength, quality, or purity of the **[drug product] compounded preparation** beyond that desired.

(6) Proper controls shall be maintained over drug products/ingredients, containers, and container closures.

(A) Bulk drugs and other materials used in **[the compounding of drugs] compounding preparations** must be stored in adequately labeled containers in a clean, dry area or, if required, under proper refrigeration.

(B) Pharmacists shall only receive, store, or use drug substances for compounding that have been made and/or distributed by Missouri licensed/registered drug distributors. A bulk drug substance for human use that is not the subject of an applicable United States Pharmacopeia or National Formulary monograph or is not a component of a Federal Drug Administration (FDA) approved drug cannot be used in compounding unless it appears on a list promulgated as a regulation pursuant to section 503A(b)(1)(A)(i)(III) of the Federal Food, Drug, and Cosmetic Act, except as otherwise allowed by the FDA.

(D) Drug products/ingredients, containers, and container closures used in **[the] compounding of [drugs] preparations** shall be handled and stored in a manner to prevent contamination.

(E) Drug products/ingredient containers and container closures shall not be reactive, additive, or absorptive so as to alter the safety, identity, strength, quality, or purity of the compounded **[drug] preparation** beyond the desired result. Container systems shall provide adequate protection against foreseeable external factors in storage and use that can cause deterioration or contamination of the compounded **[drug product] preparation**.

(7) Appropriate quality control measures shall be maintained by the pharmacy and its staff over compounding methods.

(A) Such methods shall include the following and shall be followed in the execution of the **[drug] compounding process**. A separate log shall be maintained which includes:—

1. Methods for **[the compounding of drug products] compounding preparations** to **[insure]** ensure that **[the] finished [products] preparations** have the identity, strength, quality, and purity they purport or are represented to possess;

2. Date of compounding;

3. Identity of the compounding pharmacist;

4. A listing of the drug products/ingredients and their amounts by weight or volume;

5. Description of the compounding process and the order of drug product/ingredient addition, if necessary for proper compounding;

6. The identity of the source, lot number, and the beyond-use date of each drug product/ingredient, as well as an in-house lot number and a beyond-use date for bulk compounded **[products] preparations**; and

7. An identifying prescription number or a readily retrievable unique identifier for which the compound was dispensed.

(C) Pharmacists may compound **[drugs] preparations** in limited quantities prior to receiving a valid prescription based on a history of receiving valid prescriptions that have been generated solely with an established pharmacist/patient/prescriber relationship.

1. **[The compounding of drug products] Except as otherwise provided by law, compounding preparations** in anticipation of receiving prescriptions without an appropriate history of such prescriptions on file or a documented need[,] shall be considered manufacturing instead of compounding of the drug(s) involved. Limited quantities, for purposes of this rule, are further defined as an amount of batched **[product] preparation** that represents a three- (3-) month supply.

2. Creams, ointments, lotions, liniments, or other compounded *[products]* **preparations** intended for external use may be batched in the same manner as provided for in paragraph (7)(C)1. of this rule that represents a one- (1-) year supply.

(D) Any excess compounded *[products]* **preparations** shall be stored and accounted for under conditions dictated by its composition and stability characteristics to *[insure]* ensure its strength, quality, and purity. Excess *[product]* **preparations** shall be labeled with the name of the drug(s), an in-house lot number, and beyond-use date.

(F) The actual name of each active or therapeutic ingredient contained in a compound shall be listed on the container of any *[product]* **compounded preparation** provided to a consumer.

(8) Management of Compounding.

(A) A pharmacist dispensing *[any compounded drug]* a compounded **preparation** is responsible for ensuring *[that]* the *[product]* **preparation** has been prepared, labeled, controlled, stored, dispensed, and distributed properly. The pharmacist is responsible for ensuring that quality is built into the preparation *[of products, with key factors including at least the following general principles]* and ensuring~~[-]~~–

1. Personnel are capable and qualified to perform their assigned duties;

2. Ingredients used in compounding have their expected identity, quality, and purity. Drug components must meet compendial standards or maintain a certificate of analysis on file when bulk drug substances are involved. Visual inspection of bulk drug substances must be performed;

3. Reasonable assurance that processes are always carried out as intended or specified;

4. Preparation conditions and procedures are adequate for preventing mix-ups or other errors; and

5. All finished *[products]* **preparations**, as a condition of release, *[must be]* are individually inspected for evidence of visible particulates or other foreign matter and for container-closure integrity and any other apparent visual defects.

(B) The pharmacy is responsible for developing a drug monitoring system for compounded *[products]* **preparations**. The outcome monitoring system shall provide readily retrievable information suitable for the evaluation of the quality of pharmaceutical services. *This shall include,]* including but not *[be]* limited to~~[,]~~ reported infection rates, incidence of adverse drug reactions, incidence of recalls, and complaints from prescribers or clients.

(C) A recall must be initiated when a *[product]* **compounded preparation** is deemed to be misbranded or adulterated. The pharmacy shall notify the prescriber of the nature of the recall, the problem(s) identified, and any recommended actions to ensure public health and safety.

1. In cases where the compounded *[product]* **preparation** has the potential to harm the patient, the same recall notification~~[,]~~ as provided for in this subsection~~[,]~~ shall be provided to all patients that have received the recalled compounded *[product]* **preparation**(s).

2. Any recall initiated by a pharmacy shall be reported, in writing, to the board within three (3) business days.

[(9) Compounding of drug products that are commercially available in the marketplace or that are essentially copies of commercially available Federal Drug Administration (FDA) approved drug products is prohibited. There shall be sufficient documentation within the prescription record of the pharmacy of the specific medical need for a particular variation of a commercially available compound.]

(9) The compounding of a preparation that is a copy or essentially a copy of a commercially available product is prohibited except when there is a specific medical need for a particular variation of a commercially available compound for an individual patient as determined by the prescriber, or when a change or modification for a specific patient would produce for that patient a clinically significant difference between the compounded preparation and the comparable commercially available drug product, as determined by the prescribing practitioner. Documentation from the prescriber of the specific medical need or clinically significant difference for a specific patient must be maintained in the pharmacy's records. A prescription that identifies only a patient name and compounded preparation formulation is insufficient documentation for a pharmacy to rely upon to conclude that the prescriber made a determination regarding a specific medical need or clinically significant difference. A different formulation without a documented specific medical need or clinically significant difference is not sufficient.

(A) For purposes of this rule, "essentially a copy of commercially available product" is a compounded preparation that has –

1. The same active pharmaceutical ingredient(s) as the commercially available drug product;

2. The same, similar, or an easily substitutable dosage strength; and

3. The same manner of administration as the commercially available drug product.

(B) For purposes of this rule, "easily substitutable" means the same or similar dosage strength can be achieved by administration of fractional or multiple doses of a commercially available drug product.

(C) When compounding an otherwise commercially available product due to a drug shortage, the pharmacy must confirm and document the commercially available product is not available despite due diligence.

(10) Any alteration, change, or modification to the contents of a commercially manufactured over-the-counter product shall require a prescription or prescription drug order from an authorized prescriber. The compounding of any *[drug product to be sold]* **preparation** without a prescription or medication order is prohibited.

(11) Any person shown at any time, either by medical examination or pharmacist determination, to have an apparent illness or open lesion(s) that may adversely affect the safety or quality of a *[drug product being]* compounded **preparation** shall be excluded from direct contact with *[drug products]* compounded **preparations**/ingredients, drug product containers, container closures, and in-process materials~~[,]~~ until the condition is corrected or determined by competent medical personnel not to jeopardize the safety or quality of the *[products being]* compounded **preparation**.

(14) In addition to the requirements outlined in this rule, all standards and requirements as outlined in 20 CSR 2220-2.200, Sterile Compounding, must be adhered to whenever compounding involves the need for aseptic procedures or requires the use of or results in an intended sterile pharmaceutical *[product]* **preparation**.

AUTHORITY: sections 338.010 **and** 338.140, RSMo Supp. [2018] 2022, and sections [338.140,] 338.240[,] and 338.280, RSMo 2016. This rule originally filed as 4 CSR 220-2.400. Original rule filed Aug. 25, 1995, effective April 30, 1996. For intervening history, please consult the **Code of State Regulations**. Amended: Filed March 10, 2023.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this rule in the **Missouri Register**. No public hearing is scheduled.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE
Division 2220 – State Board of Pharmacy
Chapter 2 – General Rules

PROPOSED RULE

20 CSR 2220-2.410 Class B Hospital Pharmacy Compounding for Drug Shortages

PURPOSE: This rule establishes requirements for Class B hospital pharmacies compounding medication in the event of a drug shortage.

(1) Class B hospital pharmacies may compound and provide medications that are in shortage to patients without a patient-specific prescription, provided –

(A) The pharmacy has confirmed and documented the product is not available despite due diligence;

(B) The medication is compounded for administration to patients in a hospital clinic or facility or in another hospital that is under common control, management, or ownership of the same hospital or hospital system, as defined by section 338.165, RSMo;

(C) The preparation compounded is the same dosage form and strength that is in shortage;

(D) The quantity distributed at one time does not exceed the amount needed to meet the anticipated healthcare practitioner need for seven (7) days based on the hospital's or hospital clinic's/facility's usage;

(E) The pharmacy must stop compounding and distribution once the product is available;

(F) The pharmacy must label the preparation container with –

1. Pharmacy name, address, and telephone number;
2. Date of distribution;
3. Preparation name, strength, dosage form, and quantity;
4. Name of each active or therapeutic ingredient included in the preparation;
5. Preparation lot/batch number;
6. Preparation beyond-use date; and

7. Statement: "Pharmacy Compounded Preparation";

(G) The pharmacy maintains a record of the distribution that is readily available on request of the board or the board's authorized designee and can be retrieved by specific hospital or hospital clinic or facility, if requested;

(H) In lieu of recording an identifying prescription number or a readily retrievable unique identifier, the hospital or hospital clinic or facility name must be recorded on the compounding log;

(I) The pharmacy must comply with all applicable provisions of 20 CSR 2220-2.400. A Class H license and compliance with 20 CSR 2220-2.200 is required for any sterile preparation; and

(J) The pharmacy complies with all applicable controlled substance laws and regulations.

(2) Unless otherwise provided by law or court of competent jurisdiction, the provisions of this rule are only applicable to pharmacy services under the jurisdiction of the board and are not applicable to hospital pharmacy services under the jurisdiction of the Missouri Department of Health and Senior Services pursuant to Chapter 197, RSMo.

AUTHORITY: sections 338.140.1 and 338.210, RSMo Supp. 2022, and section 338.280, RSMo 2016. Original rule filed: March 10, 2023.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Board of Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this rule in the **Missouri Register**. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted that has been changed from the text contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments that are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

TITLE 1 – OFFICE OF ADMINISTRATION Division 10 – Commissioner of Administration Chapter 3 – Preapproval of Claims and Accounts

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Administration under sections 33.030(3), 33.103, 370.395, and 536.023, RSMo 2016, the Office of Administration amends a rule as follows:

1 CSR 10-3.010 Preapproval of Claims/Accounts and Direct Deposit: Definitions/Examples is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 40-41). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission

amends a rule as follows:

3 CSR 10-7.410 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 119-120). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from eleven (11) individuals and one (1) organization on the proposed amendment.

COMMENT #1: The commission received comments from three (3) individuals who voiced general support to proposed changes to this rule.

RESPONSE: The commission thanks those individuals who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #3: The commission received comments from six (6) individuals, four (4) of whom voiced general support and two (2) of whom voiced general opposition to proposed changes to this rule; however, specific comments pertained to proposed amendments to commercial photography and videography on conservation lands.

RESPONSE: The commission thanks the individuals for their comments.

COMMENT #4: The commission received comment from one (1) individual that voiced opposition for proposed changes to this rule, stating there should be no restrictions on methods allowed to take feral hogs.

RESPONSE: The commission recognizes that feral swine are a destructive non-native species that must be removed from the landscape. However, some methods restrictions are necessary to ensure that permit, season, and method requirements for hunting wildlife are followed, and to facilitate feral hog elimination efforts throughout the state.

COMMENT #5: The commission received comments from one (1) organization that voiced general support for proposed changes to this rule, citing only a single concern with the wording that conservation agents "must authorize" the use of a leashed tracking dog. The organization requests the wording instead be that a conservation agent "must be contacted," as was previously published in the *Fall Deer & Turkey Hunting Regulations and Information* booklet.

RESPONSE AND EXPLANATION OF CHANGE: Based upon this comment, department staff recommended to the commission that procedures remain in place that enable conservation agents to distinguish between when dogs are being used for hunting as opposed to tracking and recovery activities. Consequently, department staff recommended revising the proposed rule to require that conservation agents be contacted prior to use of a leashed tracking dog. The commission has determined this provision may place undue hardship on both dog handlers and conservation agents. The commission has exercised its authority to amend the final rule language

by removing the requirement in subsection (1)(F) that prior contact be made or prior authorization be received before leashed dogs may be used to track and recover wounded black bear, deer, elk, and turkey.

3 CSR 10-7.410 Hunting Methods

(1) Wildlife may be hunted and taken only in accordance with the following:

(F) Dogs (Recovery of wounded black bear, deer, elk, and turkey). A black bear, deer, elk, or turkey is wounded when a properly licensed hunter has struck an animal with a projectile fired from a legal hunting method during the open season. Leashed dogs under the direct control of a dog handler may be used to track and recover wounded black bear, deer, elk, and turkey. The use of dogs in accordance with this subsection is specifically excluded from the definitions of chase, pursue, and take as defined in this Code. Dog handlers participating in the recovery of a wounded animal as prescribed in this subsection are exempt from hunting permit requirements, provided they are not the taker of the wounded animal. Dog handlers assisting in the tracking and recovery of a wounded animal may not possess a firearm, bow, or crossbow, except for concealable firearms as defined in Chapter 571, RSMo. Concealable firearms possessed under this exception may not be used to take wildlife.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.431 Deer Hunting Seasons: General Provisions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 120-121). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from four (4) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced general support to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #3: The commission received comments from two

(2) individuals who voiced opposition to proposed changes to this rule, citing concerns hunter orange should be required while hunting with firearms.

RESPONSE: With limited exceptions for migratory bird hunters, hunting within municipalities where the discharge of firearms is prohibited, or on state and federal hunting areas where deer hunting is restricted to archery methods, all hunters are required to wear proper hunter orange clothing when hunting in open counties during the CWD portion of the firearms deer hunting season.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.433 Deer: Firearms Hunting Season is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 121). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from three (3) individuals on the proposed changes to this rule.

COMMENT #1: The commission received comments from three (3) individuals who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks those individuals who provided input.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the conservation commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.440 is amended.

This rule establishes hunting seasons and limits and is exempted by section 536.021, RSMo 2016, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.440 by establishing seasons and limits for hunting migratory game birds and waterfowl during the 2023-2024 seasons.

3 CSR 10-7.440 Migratory Game Birds and Waterfowl: Seasons, Limits

PURPOSE: The Department of Conservation is authorized to select waterfowl hunting season dates and bag limits within frameworks established by the U.S. Fish and Wildlife Service. The seasons and limits selected are intended to provide optimum hunting opportunity consistent with the welfare of the species.

(1) Migratory game birds and waterfowl may be taken, possessed, transported, and stored only as provided in federal regulations and this Code.

(2) The head or one (1) fully feathered wing must remain attached to all waterfowl while being transported from the field to one's home or a commercial preservation facility.

(3) Seasons and limits are as follows:

(A) Mourning doves, Eurasian collared-doves, and white-winged doves may be taken from one-half (1/2) hour before sunrise to sunset from September 1 through November 29. Limits: fifteen (15) doves daily in the aggregate; forty-five (45) in possession;

(B) Sora and Virginia rails may be taken from one-half (1/2) hour before sunrise to sunset from September 1 through November 9. Limits: twenty-five (25) rails daily in the aggregate; seventy-five (75) in possession;

(C) Woodcock may be taken from one-half (1/2) hour before sunrise to sunset from October 15 through November 28. Limits: three (3) woodcock daily; nine (9) in possession;

(D) Wilson's snipe may be taken from one-half (1/2) hour before sunrise to sunset from September 1 through December 16. Limits: eight (8) snipe daily; twenty-four (24) in possession;

(E) Blue-winged, green-winged, and cinnamon teal may be taken from sunrise to sunset from September 9 through September 24. Limits: six (6) teal daily in the aggregate; eighteen (18) in possession.

(F) Waterfowl Zones: The North Zone shall be that portion of Missouri north of a line running west from the Illinois border on I-70; west on I-70 to U.S. Hwy. 65; north on U.S. Hwy. 65 to Mo. Hwy. 41; north on Mo. Hwy. 41 to U.S. Hwy. 24; west on U.S. Hwy. 24 to Mo. Hwy. 10; west on Mo. Hwy. 10 to U.S. Hwy. 69; north on U.S. Hwy. 69 to Mo. Hwy. 116; west on Mo. Hwy. 116 to U.S. Hwy. 59; south on U.S. Hwy. 59 to the Kansas border. The South Zone shall be that portion of Missouri south of a line running west from the Illinois border on Mo. Hwy. 74 to Mo. Hwy. 25; south on Mo. Hwy. 25 to U.S. Hwy. 62; west on U.S. Hwy. 62 to Mo. Hwy. 53; north on Mo. Hwy. 53 to Mo. Hwy. 51; north on Mo. Hwy. 51 to U.S. Hwy. 60; west on U.S. Hwy. 60 to Mo. Hwy. 21; north on Mo. Hwy. 21 to Mo. Hwy. 72; west on Mo. Hwy. 72 to Mo. Hwy. 32; west on Mo. Hwy. 32 to U.S. Hwy. 65; north on U.S. Hwy. 65 to U.S. Hwy. 54; west on U.S. Hwy. 54 to the Kansas border. The Middle Zone shall be the remainder of Missouri not included in other zones.

(G) During years when the federal framework prescribes a sixty- (60-) day duck season, the North Zone season will open on the Saturday nearest October 31; the Middle Zone season will open on the first Saturday in November for nine (9) days, close for five (5) days, and then re-open for fifty-one (51) days; the South Zone season will open on Thanksgiving Day for four (4) days, close through December 6, and then reopen December 7 through January 31 (as late as the federal framework allows). During years when the federal framework prescribes a forty-five- (45-) day duck season or thirty- (30-) day duck season, no season date formula will be used. A person possessing the appropriate state and federal permits may take ducks in accordance to the season lengths, bag limits, and species-specific opening and closing dates established annually by the Conservation Commission.

(H) Ducks and coots may be taken from one-half (1/2) hour before sunrise to sunset as follows:

1. Ducks and coots may be taken from October 28 through December 26 in the North Zone; from November 4 through November 12 and November 18 through January 7 in the Middle Zone; and from November 23 through November 26 and December 7 through January 31 in the South Zone; and

2. Duck and coot limits are as follows: The daily bag limit of ducks is six (6) and may include no more than four (4) mallards (no more than two (2) of which may be female), three (3) wood ducks, two (2) redheads, two (2) hooded mergansers, one (1) pintail, one (1) mottled duck, two (2) canvasback, and two (2) black ducks. The possession limit is eighteen (18), including no more than twelve (12) mallards (no more than six (6) of which may be female), nine (9) wood ducks, six (6) redheads, six (6) hooded mergansers, three (3) pintails, three (3) mottled ducks, six (6) canvasbacks, and six (6) black ducks. The daily limit of scaup is two (2) and a possession limit for scaup is six (6) in the North Zone from October 28 through December 11, in the Middle Zone November 4 through November 12 and November 18 through December 23, and in the South Zone November 23 through November 26 and December 7 through January 16. The daily limit of scaup is one (1) and a possession limit for scaup is three (3) in the North Zone December 12 through December 26, in the Middle Zone December 24 through January 7, and in the South Zone January 17 through January 31. The daily limit of coots is fifteen (15) and the possession limit for coots is forty-five (45).

(I) Geese may be taken from one-half (1/2) hour before sunrise to sunset as follows:

1. Blue, snow, and Ross's geese may be taken from November 11 through February 6 statewide;

2. White-fronted geese may be taken from November 11 through February 6 statewide;

3. Canada geese and brant may be taken from October 7 through October 15 and from November 11 through February 6 statewide; and

4. Goose limits are as follows: The daily bag limit is three (3) Canada geese and brant in aggregate, twenty (20) blue, snow, or Ross's geese, and two (2) white-fronted geese, statewide. The possession limit is nine (9) Canada geese and brant in aggregate and six (6) white-fronted geese. There is no possession limit for blue, snow, and Ross's geese;

(J) Ducks, geese, brant, and coots may be taken by youth hunters fifteen (15) years of age or younger from October 21 through October 22 in the North Zone; from October 21 through October 22 in the Middle Zone; and from November 18 through November 19 in the South Zone. The daily and possession limits for ducks, geese, and coots are the same as during the regular duck, goose, and coot hunting seasons. Any person fifteen (15) years or younger may participate in the youth waterfowl hunting days without permit provided they are in the immediate presence of an adult eighteen (18) years of age or older. If the youth hunter does not possess a hunter education certificate card, the adult must be properly licensed (i.e., must meet any permit requirements that allow small game hunting) and have in their possession a valid hunter education certificate card unless they were born before January 1, 1967. The adult may not hunt ducks but may participate in other seasons that are open on the special youth days;

(K) Shells possessed or used while hunting waterfowl and coots statewide, and for other wildlife as designated by posting on public areas, must be loaded with material approved as nontoxic by the United States Fish and Wildlife Service.

(L) Persons who possess a valid Conservation Order permit may chase, pursue, and take blue, snow, and Ross's geese from

one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset from February 7 through April 30. Any other regulation notwithstanding, methods for the taking of blue, snow, and Ross's geese include using shotguns capable of holding more than three (3) shells, and with the use or aid of recorded or electrically amplified bird calls or sounds, or recorded or electrically amplified imitations of bird calls or sounds. An exception to the above permit requirement includes any person fifteen (15) years of age or younger, provided either 1) the person is in the immediate presence of a properly licensed adult (must possess a Conservation Order permit) who is eighteen (18) years of age or older and has in their possession a valid hunter education certificate card, or was born before January 1, 1967, or 2) the person possesses a valid hunter education certificate card. A daily bag limit will not be in effect February 7 through April 30 (See 3 CSR 10-5.436 and 3 CSR 10-5.567 for Conservation Order Permit requirements); and

(M) Migratory game birds, to include only doves, ducks, mergansers, and coots, may be taken by hunters with birds of prey as follows (See 3 CSR 10-9.442 for additional provisions about falconry including season lengths and limits for wildlife other than migratory game birds. See 3 CSR 10-9.440 for falconry permit requirements):

1. Doves may be taken from September 1 through December 16 from one-half (1/2) hour before sunrise to sunset. Daily limit: three (3) doves; possession limit: nine (9) doves, except that any waterfowl taken by falconers must be included within these limits; and

2. Ducks, mergansers, and coots may be taken from sunrise to sunset from September 9 through September 24 statewide, and from one-half (1/2) hour before sunrise to sunset as follows: in the North Zone, October 21 through October 22, October 28 through December 26, and February 11 through March 10; in the Middle Zone, October 21 through October 22, November 4 through November 12, November 18 through January 7, and February 11 through March 10; and, in the South Zone, November 18 through November 19, November 23 through November 26, December 7 through January 31, and February 11 through March 10. Daily limit: three (3) birds singly or in the aggregate, including doves; possession limit: nine (9) birds singly or in the aggregate, including doves.

This amendment filed March 14, 2023, effective May 15, 2023.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 7 – Wildlife Code: Hunting: Seasons,
Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.450 Furbearers: Hunting Seasons, Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 121). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from two (2) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced general support to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced opposition to proposed changes to this rule, citing concerns of further limiting the time available for hound hunting.

RESPONSE: Restricting the use of hounds during the CWD portion of the firearms deer hunting season is consistent with the regulations for similar portions of the deer hunting season, such as the November and antlerless portions. The commission recognizes that this amendment reduces opportunity for hunting with hounds in open counties during the CWD portion of the firearms deer hunting season; however, hounds may still be used to hunt furbearers throughout the remainder of the state.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 7 – Wildlife Code: Hunting: Seasons,
Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2023 (48 MoReg 194-195). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 7 – Wildlife Code: Hunting: Seasons,
Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.705 is amended.

This rule establishes the 2023 hunting season for elk and is exempted by section 536.021, RSMo 2016, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.705 by establishing the 2023 elk hunting season.

3 CSR 10-7.705 Elk: Hunting Season

(1) The elk hunting season is comprised of two (2) portions within Carter, Shannon, and Reynolds counties.

(A) Archery portion: October 21 through 29, 2023; use archery methods only to take elk in open counties; firearms may not be possessed except any person may carry concealable firearms, as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while archery hunting.

(B) Firearms portion: December 9 through 17, 2023; use any legal elk hunting method to take elk in open counties.

This amendment filed March 14, 2023, effective March 31, 2023.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.710 is amended.

This rule establishes the 2023 season limits for elk and is exempted by section 536.021, RSMo 2016, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.710 by establishing 2023 elk season limits.

3 CSR 10-7.710 Elk: Application and Draw Process.

(1) Missouri residents, as defined in 3 CSR 10-5.220, may apply for elk hunting permits.

(A) Quotas for elk hunting permits are established annually by the Conservation Commission. For the 2023 season, five (5) Resident Antlered Elk Hunting Permits will be awarded. At least ten (10) percent of the Resident Antlered Elk Hunting Permit quota will be awarded annually to approved resident landowners, as defined in 3 CSR 10-20.805, whose qualifying property is in Carter, Reynolds, or Shannon counties. If the number of qualifying landowner applicants is less than the percentage of the permits allocated for landowners, that portion of the quota not issued to a qualifying landowner will be reallocated to other applicants.

(B) To be eligible for the Resident Antlered Elk Hunting Permit(s) awarded to approved resident landowners, an application must have been submitted to and have been approved by the department as described in 3 CSR 10-7.412 prior to applying for a Resident Antlered Elk Hunting Permit.

(C) Permit Draw.

1. The application period will be from May 1-31 annually and results will be available by July 1 annually.

2. Application fee for Resident Antlered Elk Hunting Permit: ten dollars (\$10).

3. Only one (1) application is allowed per year.

4. Only one (1) person is allowed per application.

5. Persons drawn for a Resident Antlered Elk Hunting

Permit will not be eligible to apply for that permit again for ten (10) years.

6. Permits are nontransferable.

This amendment filed March 14, 2023, effective March 31, 2023.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.900 is amended.

This rule establishes the season limits for black bear and is exempted by section 536.021, RSMo 2016, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.900 by establishing 2023 black bear season limits.

3 CSR 10-7.900 Black Bear Hunting Season: General Provisions.

(6) Black Bear Management Zone-specific harvest quotas are established annually by the Conservation Commission. Harvest quotas for the 2023 black bear season will be set as follows:

(A) Bear Management Zone 1: twenty (20) black bears.

(B) Bear Management Zone 2: fifteen (15) black bears.

(C) Bear Management Zone 3: five (5) black bears.

This amendment filed March 14, 2023, effective March 31, 2023.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.905 is amended.

This rule establishes the season limits for black bear and is exempted by section 536.021, RSMo 2016, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.905 by establishing 2023 black bear season limits.

3 CSR 10-7.905 Black Bear Hunting Season: Application and Draw Process.

(1) Missouri residents, as defined in 3 CSR 10-5.220, may apply for black bear hunting permits.

(A) Bear Management Zone-specific permit quotas for

black bear hunting permits are established annually by the Conservation Commission. At least ten (10) percent of the Resident Black Bear Hunting Permit Black Bear Management Zone-specific permit quota will be awarded annually to approved resident landowners, as defined in 3 CSR 10-20.805, whose qualifying property is in the specific Black Bear Management Zone for which they are applying. If the number of qualifying landowner applicants is less than the percentage of the permits allocated for landowners, that portion of the quota not issued to a qualifying landowner will be reallocated to other applicants. Permit quotas for the 2023 black bear season will be set as follows:

1. Bear Management Zone 1: two hundred (200) Resident Black Bear Hunting Permits.
2. Bear Management Zone 2: one hundred fifty (150) Resident Black Bear Hunting Permits.
3. Bear Management Zone 3: fifty (50) Resident Black Bear Hunting Permits.

(B) To be eligible for the Resident Black Bear Hunting Permit(s) awarded to approved resident landowners, an application must have been submitted to and have been approved by the department as described in 3 CSR 10-7.412 prior to applying for a Resident Black Bear Hunting Permit.

(C) Permit Draw.

1. The application period will be from May 1-31 annually and results will be available by July 1 annually.
2. Application fee for Resident Black Bear Hunting Permit: ten dollars (\$10).
3. Only one (1) application is allowed per year.
4. Only one (1) person is allowed per application.
5. Permits are nontransferable.

This amendment filed March 14, 2023, effective March 31, 2023.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 11 – Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.110 General Provisions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2023 (48 MoReg 195-196). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective **July 1, 2023**.

SUMMARY OF COMMENTS: The Conservation Commission received comments from eight (8) individuals on the proposed amendment.

COMMENT #1: The commission received comments from two (2) individuals who voiced general support for proposed changes to this rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #2: The commission received comments from three (3) individuals who voiced general opposition to proposed

changes to this rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #3: The commission received comments from three (3) individuals who voiced general support; however, specific comments did not pertain to proposed changes to this rule.

RESPONSE: The commission thanks the individuals for their comments.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 11 – Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.111 Commercial Use is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2023 (48 MoReg 196-197). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective **July 1, 2023**.

SUMMARY OF COMMENTS: The Conservation Commission received comments from twenty-one (21) individuals on the proposed amendment.

COMMENT #1: The commission received comments from ten (10) individuals who voiced general support for proposed changes to this rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #2: The commission received comments from four (4) individuals who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #3: The commission received comments from five (5) individuals who voiced opposition to proposed changes to this rule, and who stated any commercial use should require a fee.

RESPONSE: Taking into consideration previous public comments, the department determined that low-impact photography and videography (whether commercial or not) could be allowed on department areas without a permit or fee. A special use permit will be used to manage photography and videography that may have an impact on other public uses or natural resources. It is very difficult to determine if someone is participating in photography and videography for commercial purposes or as a hobby or for personal uses. A fee may be charged for photography and videography that involve more than twenty-five (25) people or have the potential to harm resources or create user conflict.

COMMENT #4: The commission received comment from one (1) individual who voiced opposition to proposed changes to

this rule, and who stated any commercial videography should require a fee.

RESPONSE: Taking into consideration previous public comments, the department determined that low-impact photography and videography (whether commercial or not) could be allowed on department areas without a permit or fee. A special use permit will be used to manage photography and videography that may have an impact on other public uses or natural resources. It is very difficult to determine if someone is participating in photography and videography for commercial purposes or as a hobby or for personal uses. Commercial videography using a cellphone or other small equipment can be just as low-impact as an individual with a camera. A fee may be charged for photography and videography that involve more than twenty-five (25) people or have the potential to harm resources or create user conflict.

COMMENT #5: The commission received comment from one (1) individual who voiced opposition to proposed changes to this rule, and who stated the allowance for up to ten (10) people before a special use permit is required is too generous and should change to no more than three (3) people, and that any activity involving more than twenty-five (25) people or with potential to harm the resources should be prohibited.

RESPONSE: Requiring a special use permit for more than ten (10) people is consistent with other regulations that require a special use permit for more than ten (10) people camping, bike riding, horseback riding, or using a shooting range. Groups smaller than this size do not typically pose a high level of conflict with other public visitors. Groups of more than ten (10) people over the course of a day or with potential to harm the resource will be managed by special use permit. Applying for a special use permit does not guarantee that a permit will be issued and will be considered on a case-by-case basis.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 11 – Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-11.112 Photography and Videography is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2023 (48 MoReg 198-199). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective **July 1, 2023**.

SUMMARY OF COMMENTS: The Conservation Commission received comments from twenty-six (26) individuals on the proposed rule.

COMMENT #1: The commission received comments from sixteen (16) individuals who voiced general support for the proposed rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #2: The commission received comments from one (1) individual who voiced general support for the proposed

rule, and who stated any commercial photography should require a fee.

RESPONSE: Taking into consideration previous public comments, the department determined that low-impact photography and videography (whether commercial or not) could be allowed on department areas without a permit or fee. A special use permit will be used to manage photography and videography that may have an impact on other public uses or natural resources. It is very difficult to determine if someone is participating in photography and videography for commercial purposes or as a hobby or for personal uses. A fee may be charged for photography and videography that involve more than twenty-five (25) people or have the potential to harm resources or create user conflict.

COMMENT #3: The commission received comments from four (4) individuals who voiced general opposition to the proposed rule.

RESPONSE: The commission thanks the individuals who provided input.

COMMENT #4: The commission received comments from three (3) individuals who voiced opposition to the proposed rule, and who stated any commercial use should require a fee.

RESPONSE: Taking into consideration previous public comments, the department determined that low-impact photography and videography (whether commercial or not) could be allowed on department areas without a permit or fee. A special use permit will be used to manage photography and videography that may have an impact on other public uses or natural resources. It is very difficult to determine if someone is participating in photography and videography for commercial purposes or as a hobby or for personal uses. A fee may be charged for photography and videography that involve more than twenty-five (25) people or have the potential to harm resources or create user conflict.

COMMENT #5: The commission received comment from one (1) individual who voiced opposition to the proposed rule, and who stated a photographer might have more than ten (10) people in a group (i.e., large family, school group, etc.) and not have the resources to cover the cost of a permit.

RESPONSE: Photography that involves more than ten (10) people over the course of a day will require a special use permit. Special use permits typically have no fee; however, a fee may be charged for photography and videography that involve more than twenty-five (25) people or have the potential to harm resources or create user conflict.

COMMENT #6: The commission received comment from one (1) individual who voiced opposition to the proposed rule, and who stated drones should be allowed unrestricted.

RESPONSE: In order to manage conflicts with other public users, department aircraft, and harassment of wildlife, the department requires a special use permit for the operation of drones on department areas.

TITLE 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 11 – Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission

under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.120 Pets and Hunting Dogs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 121-122). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from three (3) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced general support to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #3: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule; however, specific comments pertained to proposed amendments to commercial photography and videography on conservation lands.

RESPONSE: The commission thanks the individual for their comments.

TITLE 15 – ELECTED OFFICIALS
Division 30 – Secretary of State
Chapter 200 – State Library

ORDER OF RULEMAKING

By the authority vested in the Office of the Secretary of State under sections 181.021, 181.060, and 182.812, RSMo 2016, the secretary of state adopts a rule as follows:

15 CSR 30-200.015 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2022 (47 MoReg 1677). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The secretary of state received approximately twenty thousand (20,000) comments on the proposed rule. For a complete list of comments please contact the records custodian at CustodianOfRecords@sos.mo.gov.

COMMENT #1: The proposed rule is a “book ban,” in violation of the First Amendment of the U.S. Constitution.

RESPONSE: The proposed rule is not a “book ban.” At most, the rule restricts the recipient of funds from using such funds to purchase or acquire the materials described in (1)(B). The

rule does not prohibit the use of local taxes and private funds to purchase or acquire the materials described in (1)(B). Put simply, refusing to subsidize a particular activity with public monies does not violate the First Amendment. *See, e.g., United States v. Am. Libr. Ass'n, Inc.*, 539 U.S. 194, 212 (2003) (plurality opinion); *City of Maryland Heights v. State*, 638 S.W.3d 895, 899 (Mo. banc 2022). Because the rule “simply does not ban... books,... the overwrought rhetoric about book banning has no place” here. *C.K.-W. by & through T.K. v. Wentzville R-IV Sch. Dist.*, No. 4:22-CV-00191-MTS, 2022 WL 3138989, at *1 (E.D. Mo. Aug. 5, 2022) (quotation marks omitted). No changes have been made to the rule as a result of this comment.

COMMENT #2: The word “prurient” in subsection (1)(B) is too vague and unworkable.

RESPONSE AND EXPLANATION OF CHANGE: The word “prurient” has been in state law and dictionaries for a long time. However, the secretary of state would like to provide clear guidance and understanding to recipients of funds. Accordingly, the language in (1)(B) will be revised to state that funds received cannot be used to purchase or acquire material that constitutes “child pornography,” is “pornographic for minors,” or is “obscene,” as those terms are defined in section 573.010, RSMo. These definitions have passed constitutional muster. *See, e.g., State v. Simmer*, 772 S.W.2d 372, 373-74 (Mo. banc 1989); *State v. Foster*, 838 S.W.2d 60, 66 (Mo. App. 1992).

COMMENT #3: The rule is too burdensome on public libraries.

RESPONSE: The rule is not too burdensome on public libraries. Indeed, several comments stressed that the rule is unnecessary because many (if not all) libraries already have collection development policies, (1)(A), and materials challenge policies, (1)(F). But if that’s true, then a certification that such policies are in place can be made in good faith. At bottom, it is up to fund recipients to establish policies, not the secretary of state. No changes have been made to the rule as a result of this comment.

COMMENT #4: The proposed rule exceeds the authority conferred by sections 181.021, 181.060, and 182.812, RSMo, because nothing in these statutes grants the secretary of state the authority to supersede local control of the operations of libraries.

RESPONSE: The proposed rule does not take away local control of public libraries. True, local libraries and their governing boards have the authority to draft their own policies. *See, e.g.*, sections 182.060, .200, .440, .670, and .705, RSMo. The proposed rule does not conflict with any of these statutory provisions. Indeed, the *Missouri Constitution* makes clear that the conditions of participation for funding may be set by law. *See* Mo. Const. Art. 9, section 10; *id.* Art. 10, section 10(b). The general assembly has conferred rulemaking authority to the secretary of state to establish the conditions of participation (see sections 181.021, .060, RSMo, and section 182.812, RSMo), just as he has for other rules. *See, e.g.*, 15 CSR 30-200.020 (establishing funding eligibility requirements). This all falls in line with the bedrock principle that “when the Government appropriates public funds to establish a program it is entitled to define the limits of that program.” *Am. Libr. Ass'n*, 539 U.S. at 211 (citation omitted). Ultimately, it is up to fund recipients to establish policies, not the secretary of state. Reading all of these provisions together (*State v. Shelby*, 64 S.W.2d 269, 271 (Mo. banc 1933)), the proposed rule bolsters – not deprives – public libraries’ ability to govern themselves. “To the extent that libraries wish to offer unfiltered access, they are free to do so without” monies from the state librarian. *Am. Libr. Ass'n*, 539 U.S. at 212. No changes have been made to the rule as a result of this comment.

COMMENT #5: The stated public and private costs are inaccurate.

RESPONSE: The anticipated costs to implement the rule are reasonable, absent concrete fiscal evidence to the contrary. While generalized concerns over the cost to implement the rule have been raised, no specific costs have been offered. The closest cost estimate that some comments offered is a range of sixty thousand to eighty thousand dollars (\$60,000 to \$80,000) for implementation of the rule at the Kansas City Public Library. But the assumptions for such a large figure are unclear from the comments. And, in any event, they may be largely overstated. Many (if not all) libraries have in place collection development and materials challenge policies. Those that do not may have to create such policies in order to receive funding from the state librarian. Who develops such policies is entirely up to the library: it may be paid staff or, most likely, unpaid/voluntary library boards and their members/directors. Likewise with any enforcement costs and how extensive the library's review and adjudication process may or may not be. The act of certification in and of itself imposes, if any, *de minimis* costs that do not exceed five hundred dollars (\$500). While no changes will be made to the rule as a result of this comment, the secretary of state anticipates collecting cost implementation data from fund recipients in order to publish the statement of actual cost required by section 536.200.3, RSMo, in the *Missouri Register* within ninety (90) days after the close of the first full fiscal year of implementation of the rule.

COMMENT #6: The proposed rule creates an unfunded mandate, in violation of the Hancock Amendment, Mo. Const. Art. X, section 16, 21.

RESPONSE: The rule does not violate the Hancock Amendment for the simple reason that it merely delineates the obligations that arise if, and only if, a public library voluntarily chooses to apply for funding from the state librarian. A public library is not required to make the certification if it is not receiving such funds. *Cf. City of Crestwood v. Affton Fire Prot. Dist.*, 620 S.W.3d 618, 630 (Mo. banc 2021). No changes have been made to the rule as a result of this comment.

COMMENT #7: Staff noted during review that subsection (1)(A) has the potential to create a contradiction between age and maturity level.

RESPONSE AND EXPLANATION OF CHANGE: Subsection (1)(A) will be revised to make it clear that only the age of a minor need be addressed in the collection development policy regarding appropriateness.

COMMENT #8: Subsection (1)(C) suggests that one minor's parent or guardian may restrict any other minor's access to material in a library, even if unrelated to the minor.

RESPONSE AND EXPLANATION OF CHANGE: Subsection (1)(C) will be revised to make it clear that it only permits a minor's parent or guardian to decide what that minor (and not any other minor) may or may not access at the library. In other words, (1)(C) shall not be construed to permit any parent or guardian to decide what any other minor unrelated to the parent or guardian may or may not access at the library.

COMMENT #9: Staff noted during review that subsection (1)(F) has the potential to allow anyone to challenge the policy.

RESPONSE AND EXPLANATION OF CHANGE: Subsection (1)(F) will be revised to make it clear that only parents or guardians of a minor within the library district may dispute or challenge the library's age-appropriate designation.

COMMENT #10: Staff noted during review that section (2) is not

clear when the written policies are to be disclosed to the state librarian.

RESPONSE AND EXPLANATION OF CHANGE: Section (2) will be revised to make it clear that written policies should be filed with the state librarian annually by July 31.

15 CSR 30-200.015 Library Certification Requirement for the Protection of Minors

(1) Notwithstanding any provision of 15 CSR 30-200.020 and 15 CSR 30-200.025 to the contrary, the state librarian shall not distribute any funds to any library defined in 15 CSR 30-200.010 that receives funds pursuant to 15 CSR 30-200.020 and 15 CSR 30-200.025 unless such library certifies in writing each of the following:

(A) The library has or will adopt a written, publicly accessible collection development policy addressing how selections are made in considering the appropriateness by age of any minor, as defined in 15 CSR 30-200.030;

(B) No funds received shall be used to purchase or acquire material that constitutes "child pornography," is "pornographic for minors," or is "obscene," as those terms are defined in section 573.010, RSMo;

(C) The library has or will adopt a written, publicly accessible policy allowing a minor's parent or guardian to determine what materials and access will be available to that minor, and no person employed by or acting on behalf of the library shall knowingly grant access to a minor to any material in any form not approved by that minor's parent or guardian;

(F) The library has or will adopt a written, publicly accessible library materials challenge policy by which any parent or guardian of a minor within the library district may dispute or challenge the library's age-appropriate designation affixed to any presentation, event, material, or display in the library, and the results of any such dispute or challenge shall be disclosed to the public and published on the library's website.

(2) The library shall submit a copy of its written policies to the state librarian annually by July 31, and shall submit, within thirty (30) days, any revisions to such policies to the state librarian.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2010 – Missouri State Board of Accountancy

Chapter 2 – General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri State Board of Accountancy under section 326.262, RSMo 2016, the board adopts a rule as follows:

20 CSR 2010-2.085 Reinstatement of Firm Permit is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 3, 2023 (48 MoReg 86). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2010 – Missouri State Board of Accountancy
Chapter 2 – General Rules****ORDER OF RULEMAKING**

By the authority vested in the Missouri State Board of Accountancy under sections 326.262 and 326.271, RSMo 2016, the board amends a rule as follows:

20 CSR 2010-2.160 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 86-89). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2010 – Missouri State Board of Accountancy
Chapter 3 – Professional Ethics – Rules of Conduct****ORDER OF RULEMAKING**

By the authority vested in the Missouri State Board of Accountancy under section 326.271, RSMo 2016, the board amends a rule as follows:

20 CSR 2010-3.060 Other Responsibilities and Practices is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 90). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2010 – Missouri State Board of Accountancy
Chapter 4 – Continuing Education Requirements****ORDER OF RULEMAKING**

By the authority vested in the Missouri State Board of Accountancy under section 326.271, RSMo 2016, the board amends a rule as follows:

20 CSR 2010-4.031 Continuing Professional Education (CPE) Documentation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 90). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective (30) days

after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2010 – Missouri State Board of Accountancy
Chapter 4 – Continuing Education Requirements****ORDER OF RULEMAKING**

By the authority vested in the Missouri State Board of Accountancy under section 326.262, RSMo 2016, the board amends a rule as follows:

20 CSR 2010-4.035 Inactive, Expired, and Lapsed Licenses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 90-91). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2150 – State Board of Registration for the Healing Arts
Chapter 2 – Licensing of Physicians and Surgeons****ORDER OF RULEMAKING**

By the authority vested in the State Board of Registration for the Healing Arts under section 334.125, RSMo 2016, the board amends a rule as follows:

20 CSR 2150-2.080 Physician Licensure Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 91-92). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE**Division 2150 – State Board of Registration for the Healing Arts
Chapter 7 – Licensing of Physician Assistants****ORDER OF RULEMAKING**

By the authority vested in the State Board of Registration for the Healing Arts under sections 334.125 and 34.743, RSMo 2016, the board amends a rule as follows:

**20 CSR 2150-7.200 Physician Assistant Licensure Fees
is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 93-94). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

TITLE 10 – DEPARTMENT OF NATURAL RESOURCES
Division 25 – Hazardous Waste Management
Commission
Chapter 7 – Rules Applicable to Owners/Operators of
Hazardous Waste Facilities

IN ADDITION

Permit Modifications List Available Online

The Missouri Department of Natural Resources invites the public to review the list of completed hazardous waste permit modifications for the 2022 calendar year. The permit modification list for calendar year 2022, as well as lists from previous years, is available online at <https://dnr.mo.gov/document-search/completed-hazardous-waste-permit-modifications-calendar-year-2022>.

Businesses actively treating, storing (for longer than allowed by the hazardous waste generator regulations), or disposing hazardous waste in Missouri shall obtain a hazardous waste permit. These permits contain operating and closure requirements, as well as necessary post-closure, corrective action, and financial assurance requirements. The department or facility can make changes to the currently effective permit, allowing the facility to change or improve its operations or respond to new or changed regulatory requirements. Additional information and examples of significant permit modifications in Missouri are highlighted in the EPA publication, *Permit Modifications Report: Safeguarding the Environment in the Face of Changing Business Needs*, available online at [epa.gov/hwpermitting/permit-modifications-report-safeguarding-environment-face-changing-business-needs](https://www.epa.gov/hwpermitting/permit-modifications-report-safeguarding-environment-face-changing-business-needs).

The Secretary of State is required by sections 347.141 and 359.481, RSMo, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

**NOTICE TO UNKNOWN CREDITORS OF
TGP CAPITAL PARTNERS, LLC**

TGP Capital Partners, LLC (the "Company") filed a Notice of Winding Up with the Missouri Secretary of State on March 2, 2023. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, any claims against the Company must be sent to:
Eric Graham

4900 Main Street, Suite 900
Kansas City, MO 64112

Claims submitted must include the following information: (1) claimant name, address and phone number; (2) name of debtor; (3) account or other number by which the debtor may identify the claimant; (4) a brief description of the nature of the debt or the basis of the claim; (5) the amount of the claim; (6) the date the claim was incurred; and (7) supporting documentation for the claim, if any.

NOTICE: A CLAIM AGAINST THE LIMITED LIABILITY COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

**NOTICE TO UNKNOWN CREDITORS OF
TGP ACQUISITION LLC**

TGP Acquisition LLC (the "Company") filed a Notice of Winding Up with the Missouri Secretary of State on March 2, 2023. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, any claims against the Company must be sent to:

Shane Parr
4900 Main Street, Suite 900
Kansas City, MO 64112

Claims submitted must include the following information: (1) claimant name, address and phone number; (2) name of debtor; (3) account or other number by which the debtor may identify the claimant; (4) a brief description of the nature of the debt or the basis of the claim; (5) the amount of the claim; (6) the date the claim was incurred; and (7) supporting documentation for the claim, if any.

NOTICE: A CLAIM AGAINST THE LIMITED LIABILITY COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

**NOTICE TO UNKNOWN CREDITORS OF
TGP INVESTMENTS, LLC**

TGP Investments, LLC (the "Company") filed a Notice of Winding Up with the Missouri Secretary of State on March 2, 2023. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, any claims against the Company must be sent to:

Shane Parr
4900 Main Street, Suite 900
Kansas City, MO 64112

Claims submitted must include the following information: (1) claimant name, address and phone number; (2) name of debtor; (3) account or other number by which the debtor may identify the claimant; (4) a brief description of the nature of the debt or the basis of the claim; (5) the amount of the claim; (6) the date the claim was incurred; and (7) supporting documentation for the claim, if any.

NOTICE: A CLAIM AGAINST THE LIMITED LIABILITY COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

**NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND
CLAIMANTS AGAINST MST INVESTMENT CO.**

On March 1, 2023, MST Investment Co., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective upon filing.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

MST Investment Co.
Attn: Stephanie Schnuck, President
7701 Forsyth Blvd Suite 1100
Clayton, MO 63105
or
Edward Reilly, Esq.
Sandberg Phoenix & von Gontard P.C.
120 S Central Avenue Suite 1600 Clayton, MO 63105

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: BECAUSE OF THE DISSOLUTION OF MST INVESTMENT CO., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO YEARS AFTER THE PUBLICATION DATE OF THE TWO NOTICES AUTHORIZED BY STATUTE, WHICHEVER IS PUBLISHED LAST.

**NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS
AGAINST TRUESCAPE GARDEN CENTER, L.L.C.**

On March 3, 2023, Truescape Garden Center, L.L.C., a Missouri Limited Liability Company (hereinafter the "Company"), filed its Notice of Winding Up for the Company with the Missouri Secretary of State.

Any claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Kerry Bush, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant, the amount of claim, the date on which the claim arose, the basis for the claim and any/all documentation in support of the claim.

All claims against the Company will be barred, unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

**NOTICE OF CORPORATION DISSOLUTION TO ALL CREDITORS
OF AND CLAIMANTS AGAINST SWAIN ENTERPRISES, INCORPORATED**

On February 17, 2023, SWAIN ENTERPRISES, INCORPORATED, a Missouri corporation, Charter Number 00313590, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State.

All persons or organizations having claims against SWAIN ENTERPRISES, INCORPORATED, are required to present them immediately in writing to:

Gayle Evans, Attorney at Law
CHINNERY EVANS & NAIL, P.C.
800 NE Vanderbilt Lane
Lee's Summit, MO 64064

Each claim must contain the following information:

1. Name and current address of the claimant.
2. A clear and concise statement of the facts supporting the claim.
3. The date the claim was incurred.
4. The amount of money or alternate relief demanded.

NOTE: CLAIMS AGAINST SWAIN ENTERPRISES, INCORPORATED, WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO YEARS AFTER THE PUBLICATION OF THIS NOTICE.

**NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF
AND CLAIMANTS AGAINST TRIBECA MANAGEMENT, LLC**

On February 21, 2023, Tribeca Management, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Said limited liability company requests that all persons and organizations who have claims against it present them by letter immediately to the company in care of: Chad W. Brigham, 12 Danforth Road, Alton, Illinois 62002. Claims must include name and address of claimant; amount of claim; basis of claim; and documentation of claim.

Pursuant to §347.141 RSMo, any claim against Tribeca Management, LLC will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 202 GENTRY, LLC**

202 Gentry, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 209 DESIGN DRIVE, LLC**

209 Design Drive, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 251 16TH AVE, LLC**

251 16th Ave, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 239-240 MACON, LLC**

239-240 Macon, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 232-233 ATLANTIC, LLC**

232-233 Atlantic, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 253 14TH AVE, LLC**

253 14th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 255 15TH AVE, LLC**

255 15th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 258 16TH AVE, LLC**

258 16th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 252 16TH AVE, LLC**

252 16th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 249 13TH AVE, LLC**

249 13th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST NT LAND HOLDINGS, LLC**

NT Land Holdings, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 210 DESIGN DRIVE, LLC**

210 Design Drive, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 101 LAND HOLDINGS LLC**

101 Land Holdings, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 211 LINN, LLC**

211 Linn, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 236 LINN, LLC**

236 Linn, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST NORTHTOWN INDUSTRIAL CENTER, LLC**

Northtown Industrial Center, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 254 13TH AVE, LLC**

254 13th Ave, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 105 ARMOUR, LLC**

105 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 222 GENTRY, LLC**

222 Gentry, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 229 ERIE, LLC**

229 Erie, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 221 CLAY, LLC**

221 Clay, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 405 SWIFT, LLC**

405 Swift, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 114 ARMOUR, LLC**

114 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 126 ERIE, LLC**

126 Erie, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 214 ATLANTIC, LLC**

214 Atlantic, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 250 HOWELL, LLC**

250 Howell, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 409 SWIFT, LLC**

409 Swift, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 115 SWIFT, LLC**

115 Swift, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 201 GENTRY, LLC**

201 Gentry, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 215 HOWELL, LLC**

215 Howell, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 259 BEDFORD, LLC**

259 Bedford, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 113 SWIFT, LLC**

113 Swift, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 234 LINN, LLC**

234 Linn, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 204 MURRAY, LLC**

204 Murray, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 127 SWIFT, LLC**

127 Swift, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 404 ARMOUR, LLC**

404 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 220 ATLANTIC, LLC**

220 Atlantic, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 231 ERIE, LLC**

231 Erie, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 235 LINN, LLC**

235 Linn, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**MARCH 1E OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 243 JASPER, LLC**

243 Jasper, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 246 GENTRY, LLC**

246 Gentry, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 244 JASPER, LLC**

244 Jasper, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 124 ARMOUR, LLC**

124 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 401 ARMOUR, LLC**

401 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 242 JASPER, LLC**

242 Jasper, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 216 HOWELL, LLC**

216 Howell, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 230 ERIE, LLC**

230 Erie, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 219 ATLANTIC, LLC**

219 Atlantic, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 224 ERIE, LLC**

224 Erie, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 408 ARMOUR, LLC**

408 Armour, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 227 ERIE, LLC**

227 Erie, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 110 SWIFT, LLC**

110 Swift, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 218 ATLANTIC, LLC**

218 Atlantic, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 106 ARMOUR, LLC**

106 Armour, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 206 ATLANTIC, LLC**

206 Atlantic, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 237 LINN, LLC**

237 Linn, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 241 JASPER, LLC**

241 Jasper, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 119 BURLINGTON, LLC**

119 Burlington, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 223 ERIE, LLC**

223 Erie, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 217 MURRAY, LLC**

217 Murray, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 238 LINN, LLC**

238 Linn, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS
AGAINST 407 FAYETTE, LLC**

407 Fayette, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on March 1, 2023. Any and all claims against the Company may be sent to Spenserv, Inc., 1000 Walnut Street, Suite 1400, Kansas City, Missouri, 64106. Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; and documentation of the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF DISSOLUTION AND WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST BIG OAK VINEYARDS, LLC

On November 14, 2022, Big Oak Vineyards, LLC, a Missouri Limited Liability Company, filed its Notice of Winding Up for limited Liability Company with the Missouri Secretary of State.

You are hereby notified that if you believe you have a claim against Big Oak Vineyards, LLC, you must submit a summary in writing of the circumstances and facts surrounding your claim to Kristi Austin, 153 NE 201 Road, Clinton, Missouri 64735. The summary must include the following information: (1) the name, address and telephone number of the claimant; (2) the amount of the claim; (3) basis of the claim; (4) the date on which the claim arose; and (5) documentation supporting the claim.

All claims against Big Oak Vineyards, LLC will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST GREETINGQUBE, LLC

GreetingQUBE, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on March 2, 2023. Any and all claims against greetingQUBE, LLC may be sent to Affinity Law Group, LLC, 1610 Des Peres Road, Suite 100, St. Louis, MO 63131. Each claim must include: (i) the name, address, and telephone number of the claimant; (ii) amount of the claim; (iii) basis for the claim; and (iv) documentation of the claim. A claim against greetingQUBE, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST FISHBONE HOLLER, LLC

On March 2, 2023, Fishbone Holler LLC, a Missouri limited liability company, Charter Number LC1723677 (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective as of the filing date.

All persons or organizations having claims against the Company are required to present them immediately in writing to: Kirkland Woods & Martinsen LLP, Attn: Scott K. Martinsen, 5901 College Blvd. Suite 280, Overland Park, Kansas 66221.

Each claim must include: (1) claimant's name and current address; (2) the amount claimed; (3) the date the claim was incurred; and (4) a clear and concise statement of the facts supporting the claim.

NOTE: CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS AND CLAIMANTS OF RAN-JEN, INC.

You are hereby notified that RAN-JEN, INC., a Missouri corporation, the principal office of which is located at 15790 Country Ridge Dr., Chesterfield, MO 63107 (the "Corporation"), filed Articles of Dissolution with the Secretary of the State of Missouri on the 20th day of February, 2023. In order to file a claim with the Corporation, you must furnish:

1. The name and address of the claimant;
2. Amount of claim;
3. Basis for the claim;
4. Documentation of the claim; and
5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to RAN-JEN, INC., c/o Carmody MacDonald P.C., Attn: Patrick T. Wittenbrink, 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105. A claim against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication date of this notice.

**NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND
CLAIMANTS AGAINST KIENSTRA HAULING COMPANY**

On March 14, 2023, Kienstra Hauling Company, a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution is effective on January 27, 2023.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

Kienstra Hauling Company
c/o Patrick Wessels, Registered Agent
755 S. New Ballas Road, Suite 150
St. Louis, MO 63141

Or

Anthony J. Soukenik, Esq.
Sandberg Phoenix & von Gontard P.C.
600 Washington Avenue, 15th Floor
St. Louis, MO 63101

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: BECAUSE OF THE DISSOLUTION OF KIENSTRA HAULING COMPANY, ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO YEARS AFTER THE PUBLICATION DATE OF THE TWO NOTICES AUTHORIZED BY STATUTE, WHICHEVER IS PUBLISHED LAST.

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*. Citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year – 47 (2022) and 48 (2023). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

RULE NUMBER	AGENCY	EMERGENCY	PROPOSED	ORDER	IN ADDITION
OFFICE OF ADMINISTRATION					
1 CSR 10	State Officials' Salary Compensation Schedule				47 MoReg 1457
1 CSR 10-1.010	Commissioner of Administration		48 MoReg 304		
1 CSR 10-3.010	Commissioner of Administration		48 MoReg 40	This Issue	
1 CSR 10-8.010	Commissioner of Administration		48 MoReg 557		
1 CSR 15-1.207	Administrative Hearing Commission		47 MoReg 1767	48 MoReg 704	
1 CSR 20-3.070	Personnel Advisory Board and Division of Personnel		48 MoReg 558		
1 CSR 20-4.020	Personnel Advisory Board and Division of Personnel		48 MoReg 558		
1 CSR 20-6.010	Personnel Advisory Board and Division of Personnel		48 MoReg 306		
1 CSR 35-2.060	Division of Facilities Management		48 MoReg 691		
1 CSR 60-1.010	Registration for Prescription Drug Monitoring Program		48 MoReg 559		
DEPARTMENT OF AGRICULTURE					
2 CSR 30-1.010	Animal Health		48 MoReg 559		
2 CSR 30-1.020	Animal Health		48 MoReg 560		
2 CSR 30-10.010	Animal Health	48 MoReg 303	48 MoReg 306		
2 CSR 80-5.010	State Milk Board		48 MoReg 307		
2 CSR 90-10.020	Weights, Measures and Consumer Protection		47 MoReg 1424	48 MoReg 209	
2 CSR 90-21.010	Weights, Measures and Consumer Protection		48 MoReg 41		
DEPARTMENT OF CONSERVATION					
3 CSR 10-4.111	Conservation Commission		48 MoReg 566		
3 CSR 10-7.410	Conservation Commission		48 MoReg 119	This Issue	
3 CSR 10-7.431	Conservation Commission		48 MoReg 120	This Issue	
3 CSR 10-7.433	Conservation Commission		48 MoReg 121	This Issue	
3 CSR 10-7.440	Conservation Commission			This Issue	
3 CSR 10-7.450	Conservation Commission		48 MoReg 121	This Issue	
3 CSR 10-7.455	Conservation Commission		48 MoReg 194	This Issue	
3 CSR 10-7.705	Conservation Commission			This Issue	
3 CSR 10-7.710	Conservation Commission			This Issue	
3 CSR 10-7.900	Conservation Commission			This Issue	
3 CSR 10-7.905	Conservation Commission			This Issue	
3 CSR 10-9.240	Conservation Commission		48 MoReg 566		
3 CSR 10-11.110	Conservation Commission		48 MoReg 195	This Issue	
3 CSR 10-11.111	Conservation Commission		48 MoReg 196	This Issue	
3 CSR 10-11.112	Conservation Commission		48 MoReg 198	This Issue	
3 CSR 10-11.120	Conservation Commission		48 MoReg 121	This Issue	
3 CSR 10-11.180	Conservation Commission		48 MoReg 566		
3 CSR 10-11.210	Conservation Commission			48 MoReg 649	48 MoReg 669
3 CSR 10-12.109	Conservation Commission				
3 CSR 10-12.110	Conservation Commission		48 MoReg 570		
3 CSR 10-12.115	Conservation Commission		48 MoReg 570		
3 CSR 10-12.135	Conservation Commission		48 MoReg 571		
3 CSR 10-12.140	Conservation Commission		48 MoReg 571		
DEPARTMENT OF ECONOMIC DEVELOPMENT					
4 CSR 80-6.010	Economic Development Programs		47 MoReg 1709R	48 MoReg 649R	
4 CSR 85-1.010	Division of Business and Community Services		47 MoReg 1709R	48 MoReg 649R	
4 CSR 85-3.010	Division of Business and Community Services		47 MoReg 1709R	48 MoReg 649R	
4 CSR 85-3.020	Division of Business and Community Services		47 MoReg 1710R	48 MoReg 650R	
4 CSR 85-3.030	Division of Business and Community Services		47 MoReg 1710R	48 MoReg 650R	
4 CSR 85-3.040	Division of Business and Community Services		47 MoReg 1710R	48 MoReg 650R	
4 CSR 85-3.050	Division of Business and Community Services		47 MoReg 1711R	48 MoReg 650R	
4 CSR 260-1.010	Division of Savings and Loan Supervision		47 MoReg 1711R	48 MoReg 650R	
DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION					
5 CSR 20-100.130	Division of Learning Services		48 MoReg 574		
5 CSR 20-100.230	Division of Learning Services		48 MoReg 307		
5 CSR 20-100.340	Division of Learning Services <i>formerly 5 CSR 20-400.400</i>		48 MoReg 200		
5 CSR 20-300.110	Division of Learning Services		48 MoReg 200		
5 CSR 20-400.370	Division of Learning Services		47 MoReg 1425	48 MoReg 524	
5 CSR 20-400.400	Division of Learning Services <i>moved to 5 CSR 20-100.340</i>		48 MoReg 200		
5 CSR 20-400.440	Division of Learning Services		48 MoReg 574		
5 CSR 20-400.510	Division of Learning Services		48 MoReg 574		
5 CSR 20-400.520	Division of Learning Services		48 MoReg 578		
5 CSR 20-400.530	Division of Learning Services		48 MoReg 581		
5 CSR 20-400.540	Division of Learning Services		48 MoReg 584		
5 CSR 20-400.560	Division of Learning Services		48 MoReg 587		
5 CSR 20-500.230	Division of Learning Services		48 MoReg 590		
5 CSR 20-500.300	Division of Learning Services		48 MoReg 435		
5 CSR 20-500.350	Division of Learning Services		48 MoReg 435		
5 CSR 20-500.360	Division of Learning Services		48 MoReg 436		
5 CSR 25-100.120	Office of Childhood		47 MoReg 1573	48 MoReg 651	

RULE NUMBER	AGENCY	EMERGENCY	PROPOSED	ORDER	IN ADDITION
5 CSR 25-200.060	Office of Childhood		47 MoReg 1430	48 MoReg 524	
5 CSR 25-400.105	Office of Childhood		47 MoReg 1576	48 MoReg 655	
5 CSR 25-500.102	Office of Childhood		47 MoReg 1577	48 MoReg 704	
5 CSR 30-261.045	Division of Financial and Administrative Services		48 MoReg 201		
DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT					
6 CSR 10-2.080	Commissioner of Higher Education		47 MoReg 1579R	48 MoReg 209R	
6 CSR 10-2.090	Commissioner of Higher Education		47 MoReg 1579R	48 MoReg 209R	
6 CSR 10-2.110	Commissioner of Higher Education		47 MoReg 1767R	48 MoReg 705R	
6 CSR 10-2.195	Commissioner of Higher Education		48 MoReg 595R		
			48 MoReg 595		
6 CSR 10-2.210	Commissioner of Higher Education		48 MoReg 596R		
			48 MoReg 597		
6 CSR 10-4.030	Commissioner of Higher Education		48 MoReg 122R		
6 CSR 25-1.010	Central Missouri State University		48 MoReg 122R		
6 CSR 250-1.010	University of Missouri		48 MoReg 122R		
6 CSR 250-1.020	University of Missouri		48 MoReg 123R		
6 CSR 250-2.010	University of Missouri		48 MoReg 123R		
6 CSR 250-2.020	University of Missouri		48 MoReg 123R		
6 CSR 250-2.030	University of Missouri		48 MoReg 437R		
6 CSR 250-2.040	University of Missouri		48 MoReg 437R		
6 CSR 250-2.050	University of Missouri		48 MoReg 438R		
6 CSR 250-3.010	University of Missouri		This Issue R		
6 CSR 250-3.020	University of Missouri		This Issue R		
6 CSR 250-4.010	University of Missouri		This Issue R		
6 CSR 250-4.020	University of Missouri		This Issue R		
6 CSR 250-4.030	University of Missouri		This Issue R		
6 CSR 250-5.010	University of Missouri		This Issue R		
6 CSR 250-5.020	University of Missouri		This Issue R		
6 CSR 250-6.010	University of Missouri		This Issue R		
6 CSR 250-6.020	University of Missouri		This Issue R		
6 CSR 250-6.030	University of Missouri		This Issue R		
6 CSR 250-6.040	University of Missouri		This Issue R		
MISSOURI DEPARTMENT OF TRANSPORTATION					
7 CSR 10-7.010	Missouri Highways and Transportation Commission		48 MoReg 123		
7 CSR 10-7.030	Missouri Highways and Transportation Commission		48 MoReg 124		
7 CSR 10-17.020	Missouri Highways and Transportation Commission		47 MoReg 1508	48 MoReg 656	
7 CSR 10-17.030	Missouri Highways and Transportation Commission		47 MoReg 1511	48 MoReg 657	
7 CSR 10-17-040	Missouri Highways and Transportation Commission		47 MoReg 1512	48 MoReg 657	
7 CSR 10-17.050	Missouri Highways and Transportation Commission		47 MoReg 1512	48 MoReg 657	
7 CSR 10-17.060	Missouri Highways and Transportation Commission		47 MoReg 1514	48 MoReg 658	
7 CSR 60-1.010	Highway Safety and Traffic Division		47 MoReg 1515R	48 MoReg 658R	
			47 MoReg 1515	48 MoReg 658	
7 CSR 60-1.020	Highway Safety and Traffic Division		47 MoReg 1516R	48 MoReg 658R	
			47 MoReg 1516	48 MoReg 659	
7 CSR 60-1.030	Highway Safety and Traffic Division		47 MoReg 1517R	48 MoReg 662R	
			47 MoReg 1517	48 MoReg 662	
7 CSR 60-1.040	Highway Safety and Traffic Division		47 MoReg 1518R	48 MoReg 665R	
			47 MoReg 1518	48 MoReg 665	
7 CSR 60-1.050	Highway Safety and Traffic Division		47 MoReg 1519R	48 MoReg 665R	
7 CSR 60-1.060	Highway Safety and Traffic Division		47 MoReg 1519R	48 MoReg 666R	
7 CSR 60-1.070	Highway Safety and Traffic Division		47 MoReg 1520R	48 MoReg 666R	
7 CSR 60-1.080	Highway Safety and Traffic Division		47 MoReg 1520R	48 MoReg 666R	
7 CSR 60-1.090	Highway Safety and Traffic Division		47 MoReg 1520R	48 MoReg 666R	
7 CSR 60-1.100	Highway Safety and Traffic Division		47 MoReg 1520R	48 MoReg 666R	
7 CSR 60-1.110	Highway Safety and Traffic Division		47 MoReg 1521R	48 MoReg 666R	
7 CSR 265-9.010	Motor Carrier and Railroad Safety		48 MoReg 125		
7 CSR 265-9.020	Motor Carrier and Railroad Safety		48 MoReg 125		
7 CSR 265-9.050	Motor Carrier and Railroad Safety		48 MoReg 126		
7 CSR 265-9.100	Motor Carrier and Railroad Safety		48 MoReg 126		
7 CSR 265-9.110	Motor Carrier and Railroad Safety		48 MoReg 127		
DEPARTMENT OF MENTAL HEALTH					
8 CSR 10-4.200	Division of Employment Security		48 MoReg 311R		
8 CSR 40-2.010	State Board of Mediation		48 MoReg 311		
8 CSR 40-2.100	State Board of Mediation		48 MoReg 312		
8 CSR 40-2.140	State Board of Mediation		48 MoReg 312		
8 CSR 40-2.150	State Board of Mediation		48 MoReg 312		
DEPARTMENT OF MENTAL HEALTH					
9 CSR 10-5.230	Director, Department of Mental Health		48 MoReg 313		
9 CSR 30-3.190	Certification Standards		47 MoReg 1432R	48 MoReg 209R	
			47 MoReg 1433	48 MoReg 210	
9 CSR 30-7.010	Certification Standards		47 MoReg 1768		
9 CSR 45-2.010	Division of Developmental Disabilities		47 MoReg 1580	48 MoReg 525	
9 CSR 45-2.015	Division of Developmental Disabilities		47 MoReg 1585	48 MoReg 525	
9 CSR 45-2.017	Division of Developmental Disabilities		47 MoReg 1587	48 MoReg 525	
9 CSR 45-2.020	Division of Developmental Disabilities		47 MoReg 1591	48 MoReg 526	
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10 CSR 25-7	Hazardous Waste Management Commission				This Issue

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11 CSR 30-8.020	Office of the Director		48 MoReg 202R		
11 CSR 30-8.030	Office of the Director		48 MoReg 202R		
11 CSR 30-8.040	Office of the Director		48 MoReg 202R		
11 CSR 30-9.010	Office of the Director		48 MoReg 203R		
11 CSR 30-9.020	Office of the Director		48 MoReg 203R		
11 CSR 30-9.030	Office of the Director		48 MoReg 203R		
11 CSR 30-9.040	Office of the Director		48 MoReg 203R		
11 CSR 30-9.050	Office of the Director		48 MoReg 204R		
11 CSR 40-2.022	Division of Fire Safety		48 MoReg 127		
11 CSR 45-7.010	Missouri Gaming Commission		47 MoReg 1711		
11 CSR 45-7.120	Missouri Gaming Commission		47 MoReg 1711		
11 CSR 45-7.145	Missouri Gaming Commission		47 MoReg 1712		
11 CSR 45-9.030	Missouri Gaming Commission		47 MoReg 1436	48 MoReg 322	
11 CSR 45-9.104	Missouri Gaming Commission		47 MoReg 1436	48 MoReg 322	
11 CSR 45-9.109	Missouri Gaming Commission		47 MoReg 1437	48 MoReg 322	
11 CSR 45-9.112	Missouri Gaming Commission		47 MoReg 1592		
11 CSR 45-9.123	Missouri Gaming Commission		48 MoReg 136		
11 CSR 85-1.030	Veterans Affairs		This Issue		
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12 CSR 10-2.436	Director of Revenue	48 MoReg 185	48 MoReg 204		
12 CSR 10-2.725	Director of Revenue		48 MoReg 438		
12 CSR 10-24.030	Director of Revenue		48 MoReg 439		
12 CSR 10-26.230	Director of Revenue		48 MoReg 440		
12 CSR 10-26.231	Director of Revenue	48 MoReg 353	48 MoReg 441		
12 CSR 10-41.010	Director of Revenue	47 MoReg 1703	47 MoReg 1712	48 MoReg 706	
12 CSR 10-43.020	Director of Revenue		48 MoReg 441		
12 CSR 10-43.030	Director of Revenue		48 MoReg 442		
12 CSR 10-113.200	Director of Revenue		48 MoReg 314		
12 CSR 10-113.400	Director of Revenue		48 MoReg 315		
12 CSR 10-114.100	Director of Revenue		48 MoReg 136		
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13 CSR 35-60.075	Children's Division		48 MoReg 143		
13 CSR 35-71.095	Children's Division		48 MoReg 315		
13 CSR 40-37.010	Family Support Division		47 MoReg 1437R	48 MoReg 322R	
13 CSR 70-3.030	MO HealthNet Division		47 MoReg 1291	48 MoReg 210	
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13 CSR 70-20.042	MO HealthNet Division		47 MoReg 1437	47 MoReg 1786W	
13 CSR 70-20.320	MO HealthNet Division		48 MoReg 144		
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13 CSR 70-90.010	MO HealthNet Division		This Issue		
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15 CSR 30-51.172	Secretary of State		48 MoReg 146		
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19 CSR 30-105.050	Division of Regulation and Licensure		48 MoReg 641		
19 CSR 30-105.060	Division of Regulation and Licensure		48 MoReg 645		
19 CSR 30-105.070	Division of Regulation and Licensure		48 MoReg 645		
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19 CSR 50-3.040	Division of Injury Prevention, Head Injury Rehabilitation and Local Health Services		48 MoReg 448		
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19 CSR 100-1.120	Division of Cannabis Regulation	48 MoReg 415	48 MoReg 505		
19 CSR 100-1.130	Division of Cannabis Regulation	48 MoReg 416	48 MoReg 510		
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20 CSR 2030-6.015	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects	47 MoReg 1720	48 MoReg 668		
20 CSR 2030-14.020	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects	47 MoReg 1720	48 MoReg 668		
20 CSR 2030-14.030	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects	47 MoReg 1721	48 MoReg 668		
20 CSR 2030-14.040	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects	47 MoReg 1721	48 MoReg 668		
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20 CSR 2110-2.075	Missouri Dental Board		48 MoReg 702R		
20 CSR 2110-2.133	Missouri Dental Board	48 MoReg 188	48 MoReg 207		
20 CSR 2115-2.040	State Committee of Dietitians		48 MoReg 317		
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20 CSR 2150-7.200	State Board of Registration for the Healing Arts	48 MoReg 37	48 MoReg 93	This Issue	
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20 CSR 2220-2.400	State Board of Pharmacy		This Issue		
20 CSR 2220-2.410	State Board of Pharmacy		This Issue		
20 CSR 2230-2.050	State Board of Podiatric Medicine		48 MoReg 702R		
20 CSR 2230-2.055	State Board of Podiatric Medicine		48 MoReg 703R		
20 CSR 2234-3.010	Board of Private Investigator and Private Fire Investigator Examiners		48 MoReg 147		
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20 CSR 2235-5.030	State Committee Psychologists		48 MoReg 148		
20 CSR 2250-8.060	Missouri Real Estate Commission		48 MoReg 523R		
20 CSR 2270-4.050	Missouri Veterinary Medical Board		48 MoReg 149		

MISSOURI CONSOLIDATED HEALTH CARE PLAN
Health Care Plan

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22 CSR 10-2.089

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1 CSR 10-11.010 State of Missouri Travel Regulations			
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12 CSR 10-26.231 Maximum Dealer Administrative Fees	48 MoReg 353	Feb. 14, 2023.....	Aug. 12, 2023
12 CSR 10-41.010 Annual Adjusted Rate of Interest	47 MoReg 1703.....	Jan. 1, 2023.....	June 29, 2023
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13 CSR 70-3.200 Ambulance Service Reimbursement Allowance.....	48 MoReg 555	Feb. 22, 2023.....	Aug. 20, 2023
13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/IID Services	Next Issue.....	March 30, 2023.....	Sept. 25, 2023
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19 CSR 30-40.730 Standards for Stroke Center Designation	48 MoReg 21.....	Dec. 7, 2022.....	June 4, 2023
19 CSR 30-40.740 Definitions and Abbreviations Relating to ST-Segment Elevation Myocardial Infarction (STEMI) Centers	48 MoReg 24	Dec. 7, 2022.....	June 4, 2023
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19 CSR 100-1.090 Facility Security	48 MoReg 401	Feb. 3, 2023.....	Aug. 1, 2023
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19 CSR 100-1.190	Microbusinesses.....	48 MoReg 429	Feb. 3, 2023.....	Aug. 1, 2023

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20 CSR 2110-2.133	Telehealth Dental Pilot Project in Medically Underserved Populations.....	48 MoReg 188	Jan. 12, 2023.....	July 10, 2023
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20 CSR 2150-2.080	Physician Licensure Fees	48 MoReg 34	Jan. 1, 2023.....	June 29, 2023
20 CSR 2150-7.200	Physician Assistant Licensure Fees.....	48 MoReg 37	Jan. 1, 2023.....	June 29, 2023

Missouri Consolidated Health Care Plan

Health Care Plan

22 CSR 10-2.089	Pharmacy Employer Group Waiver Plan for Medicare Primary Members	47 MoReg 1706.....	Jan. 1, 2023.....	June 29, 2023
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The Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo.

ORDER	SUBJECT MATTER	FILED DATE	PUBLICATION
2023			
23-03	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	March 31, 2023	Next Issue
23-02	Extends Executive Order 22-08, the State of Emergency, and waivers until February 28, 2023	January 24, 2023	48 MoReg 433
23-01	Orders the commencement of the Missourians Aging with Dignity Initiative, with directives to support all citizens as they age	January 19, 2023	48 MoReg 431
2022			
22-11	Extends Executive Order 22-08, the State of Emergency, and waivers until January 31, 2023	December 29, 2022	48 MoReg 193
22-10	Declares that the current State of Emergency shall permit certain vehicles be temporarily exempt from some hours of service requirements	December 21, 2022	48 MoReg 191
22-09	Declares a call and order into active service of the organized militia and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe winter storm systems	December 20, 2022	48 MoReg 189
22-08	Declares a State of Emergency and waives certain regulations to allow other registered entities to fill liquefied petroleum gas containers owned by Gygr-Gas	December 15, 2022	48 MoReg 117
22-07	Extends Executive Order 22-04 to address drought-response efforts until March 1, 2023	November 28, 2022	48 MoReg 39
22-06	Closes executive branch state offices for Friday, November 25, 2022	November 7, 2022	47 MoReg 1708
Proclamation	Convenes the One Hundred First General Assembly in the First Extraordinary Session of the Second Regular Session regarding extension of agricultural tax credits and to enact legislation amending Missouri income tax	August 22, 2022	47 MoReg 1420
22-05	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	July 26, 2022	47 MoReg 1279
22-04	Declares a drought alert for 53 Missouri counties and orders the director of the Department of Natural Resources to activate and designate a chairperson for the Drought Assessment Committee	July 21, 2022	47 MoReg 1277
Proclamation	In accordance with <i>Dobbs</i> , Section 188.017, RSMo, is hereby effective as of the date of this order	June 24, 2022	47 MoReg 1075
22-03	Terminates the State of Emergency declared in Executive Order 22-02	February 7, 2022	47 MoReg 411
22-02	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe winter storm systems	February 1, 2022	47 MoReg 304
22-01	Establishes and Designates the Missouri Early Childhood State Advisory Council	January 7, 2022	47 MoReg 222

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Administrative Rules Contact Information

General Inquiries

(573) 751-4015

rules@sos.mo.gov

Curtis W. Treat, Editor-in-Chief

(573) 751-2022

curtis.treat@sos.mo.gov

Stephanie Martin, Managing Editor

(573) 522-2196

stephanie.martin@sos.mo.gov

Jacqueline D. White, Publication Specialist II

(573) 526-1259

jacqueline.white@sos.mo.gov

Vonne Kilbourn, Editor II

(573) 751-1818

vonne.kilbourn@sos.mo.gov

Jennifer Alex Moore, Editor

(573) 522-2593

jennifer.moore@sos.mo.gov

Tammy Winkelman, Administrative Aide III

(573) 751-4015

tammy.winkelman@sos.mo.gov